Bid for furlough sparks debate over insanity defense

First of two parts

By Jamie Talan STAFF WRITER

fore the din of each new day at the Kings Park Psychiatric Center, hoping to claim a clean shower stall ahead of the 35 other patients who sleep on locked Ward 122. At breakfast, his eyes sweep the room, gauging where he can eat without being threatened with a breakfast knife, or sit without watching someone cough up the morning fare. When he leaves, he must find a staffer with a key to open a thick metal door with no inside handle.

By 8 a.m., he is at work at the facility's computer learning center, a trim, polished man with wire-rimmed bifocals, pressed jeans, and an autumn tan acquired in late-day walks on the hospital grounds to a bluff that overlooks the bay. Often, staff members say, he'll work through lunch tutoring anyone who seeks his help, giving patients perhaps their best chance at surviving a future outside the psychiatric hospital.

To many of the mental health professionals at Kings Park, Albert Fentress is the most exemplary of patients—a quiet island of reserve, helpfulness and sanity in a difficult environment, a man finally at peace with himself.

To many of the hospital's neighbors and others, however, he is something quite different. While he may look and act the part of the fastidious, conscientious history teacher he was 15 years ago, Albert Fentress will remain in their minds the living embodiment of one of society's greatest taboos.

"Ch! The Camnibal?" Kings Park neighbor Melanie Haley says simply, descriptively, when asked about ment of one of society's greatest taboos.

In August, 1979, Fentress—playing out a bizarre

'I have come to underhorrible thing. Doctors stand ... how I could tell me I am better, have done such a and I know I am.



Fentress in the '70s

fantasy he had scripted days before — tied up a young man named Paul Masters in his Poughkeepsie home, mutilated him, shot him to death, then cooked parts of his body and apparently ate them. Ruled not guilty by reason of insanity, Fentress has spent his time since then receiving in-depth psychoanalysis and psychotherapy at two state mental hospitals.

Now, at age 53, Fentress — in the first interview he's allowed — says he's sorry Paul Masters "stepped into a nightmare that destroyed him," but he adds that the nightmare he was back then — a psychotic man captured in the grip of a fearsome paranoia — no longer exists. Now, with 15 years of therapy behind him, Albert Fentress says emphatically that he wants and deserves his freedom, the first step being unsupervised visits to his parents' home, a 30-minute drive from the hospital.

"I have been through such pain over what I did," Fentress recently told a reporter. "Through treatment I have come to understand what happened to me, and how I could have done such a horrible thing. Doctors tell me I am better, and I know I am."

But Fentress also knows his quest, which already

has hit some major roadblocks, won't be simple. While a dozen psychiatric professionals agree it's time to begin a process that eventually could free him, others — many others, including dozens of Kings Park residents, two state senators, several law enforcement officials and the psychiatrist they hired—discovered.

disagree.

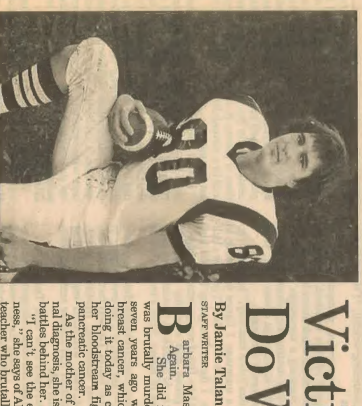
"I think he belongs in jail," says Gregory Szurnicki, a 71-year-old retired hospital employee and civic association leader who is opposing Fentress release. "He beat the rap." The face-off between the psychiatric community supporting Fentress and the community supporting Fentress and the community supporting Fentress and the community supporting Fentress and one, experts say, because it goes to the very core of the state's rarely used insanity defense. The law says that a person ruled not guilty of a crime because of his mental state shouldn't be punished, but rather should be treated until he's no longer a public threat. And then, it says, he should be released, though it allows for conditions to that release.

There are 151 patients acquitted of various crimes by reason of insanity who are currently in secure forensic hospitals throughout the state. Fentress is one of the 300 others who are in non-secure hospitals, and 330 are placed in a conditional release program.

These numbers almost always remain constant as insanity-plea patients get better and move through the mental-health system.

Fentress' supporters argue that keeping him under constant supervision is both limiting his therapy and punishing him — a clear violation, they say, of the second-degree murder, he would have spent a minimum of 15 years in prison, meaning he would have been up for parole right now.

"A lot of people would like to see him drooling in a corner," said Joyce Fermo, a nurse administrator



Paul Masters in his varsity football uniform

Victim's Family: 0 We Know for Sure?"

Again.

She did it 15 years ago when her son was brutally murdered by a stranger. She did it seven years ago when she was diagnosed with breast cancer, which is now in remission. She is doing it today as chemotherapy courses through her bloodstream fighting another lethal invader:

pancreatic cancer.

As the mother of five makes peace with a terminal diagnosis, she is — admittedly — putting other battles behind her.

"I can't see the end of my life without forgiveness," she says of Albert Fentress, a former history teacher who brutally tortured and killed her youngest son a day from entering college. "But I don't

Paul Masters was an honor student who loved football. To mark his short life, an equipment shed that bears his name sits on the field at Spackenkill High School, just outside of Poughkeepsie. His football number—80—was never used again. Pictures of Paul—winner of a Regents scholarship, the boy who worked all summer to save \$600 to help pay for college, the boy who loved cars—are scattered throughout his parents' home in San Jose, Calif. On the 10th anniversary of his class reunion, she said, Paul's high school girlfriend delivered flowers to the Masters family. The next day they received a card from Paul's classmates.

They had all moved on in life. But in their memories, she said, Paul was still 18.

Since their son's death, Barbara and Burt Mas-

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Newsday / Julia of Fentress looks out a window of the Rehab building, where he works at the computer center

who has become one of a dozen ardent supporters of Fentress. "We tend to pick him apart and analyze every behavior. We don't hold ourselves to the standards we expect from him."

"They've had him under a microscope for so long, and he has never shown any troubling behavior," says Dr. John Baer Train, one of dozens of psychiatrists who have examined and / or treated Fentress. "His treatment was excellent. He is no longer mentally ill or dangerous."

Dr. Cemil Bikmen, a psychiatrist who treated Fentress for more than a year, argues that the law as constituted puts psychiatry itself on trial, along with the patient. He and other doctors recommended that Fentress be allowed unsupervised visits with his parents, he says, but "the system didn't trust me" and the court turned them down.

Others argue that there are no guarantees the demons that caused Fentress to snap in the first place are gone — medical reports or no medical reports. "It is very difficult to predict future dangerousness," says John Monahan, a professor of law, and psychology at the University of Virginia.

Last month, Suffolk County Court Judge Alfred
Tisch ruled Fentress shouldn't be allowed the unsupervised visits despite testimony from six psychiatric
professionals urging such visits. Only one doctor, hired
by the Dutchess County district attorney's office, testified that Fentress could still be a danger to society.

Tisch, who has received dozens of letters from
Kings Park residents opposing the release, made his
ruling without explanation, according to Leslie DeLia, a lawyer from the Mental Hygiene Legal Service
who represents Fentress.

Tisch's law clerk, Ira Simon, acknowledged, however, that the decision was a difficult one: You've got to
take into consideration the nature of the crime," Simon argued. "These are gut-wrenching, God-like decisions."

Now, Fentress has been told that while the hospital
still formally supports his bid, no new action is
planned — leaving him in a no man's land with no

apparent exit.

Apparent exit.

Noting that he's seen many insanity-plea patients leave the hospital over the years, Fentress said, "these decisions are made with the greatest care."

wrenching, into consideration the decisions. nature of the crime. 'You've got to take These are gut-God-like

— Ira Simon, law clerk to Suffolk County Court Judge Alfred Tisch

Take them small, take them as slow as you want, I've always said. But just give me a chance."

To look at Albert Fentress, to hear an intelligent and thoughtful man talk about his search to understand how he could so brutally murder and cannibalize a stranger, its of question the very nature of sanity. Can humans just snap? Can mental illness come on so suddenly exploding in a violent thunder and disappearing as quickly? Or was there some deep-rooted pathology that was covered up for so long by the structure of a successful life?

And, most importantly, are there treatments for such dark and puzzling emotions that can guarantee such bizarre, destructive behavior won't be repeated? Frain, the forensic psychiatrist who has examined Fentress extensively five times since 1980, thinks so.

"The dissociative psychiatrist who has examined Fentress are fentress agree. But some other experts, who have sean Fentress agree. But some other experts, even other psychiatric professionals, aren't so sure. "The truth is only as accurate as a person is willing to share," said Robert Prentky, a forensic psychologist in Philadelphia. "We have all made missibles." Prentky, who has treated hundreds of violent sex offenders, speaks from experience. He recently signed off on a Massachusetts immate who he thought was a model patient. When the immate was released the next year, he murdered lwo women.

There are no easy answers. But Fentress — as much as any one person possibly can—illustrates the next year, he was remonding the offen controversial and confusing insanity plea.

Lean and athletic, clean and well-dressed, scholarly and conscientious, Fentress runs the hospital's computer program, was once editor of the facility's newsiteter, and is an ardert advocate for his fellow patients. Doctors say he doesn't break rules and that he has never acted out in a violent way—in many ways, they say, he is the picture of normality.

Born in Brooklyn on July 20, 1941, Albert Francis Pentress, who agreed to be interviewed but not to release his medical records, said he was an honor students was medical records, said he was an honor stude

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reed



Barbara Masters, left, with Paul, her youngest of five children

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ters have traveled to every hearing that was held for Albert Fentress. They were there when he requested a transfer to a non-secure facility. They were there when he state applied for escorted furloughs. And most recently, Barbara Masters flew 3,000 miles to fight Fentress' request for unescorted furloughs.

"If we didn't get involved, he would be on the street again," said Masters, who celebrated her 44th wedding anniversary this year. But now, she said she is tired and sick, and she doesn't feel the fight in her anymore. "We can't play God," she said "As far as I'm concerned, if there is another hearing, we have fought enough." Among his family and doctors, Fentress has wept openly about killing Paul Masters. But on the numerous occasions that Fentress has been in court, the Masterses said that he stared forward, seemingly without emotion. They said they have never felt any remorse from the man whose every legal battle brings them to court.

"He may be completely cured. He may be remorseful. He may never do this again. But how do we know for sure?" said Paul's father, who teaches engineering.

"Psychiatry is such an inexact science," his wife adds. "We would do anything to make sure this doesn't happen to another family."

The Masters also suggest that Fentress must have plently to hide since his lawyers have done everything legally possible to keep the public from hearing any medical testimony in his case. Fentress' lawyer filed a pre-trial motion arguing that the public should not have access to confidential clinical material presented in court.

The family has never had access to any hospital files on Fentress.

Paul Masters was the youngest of five children. He loved baseball, track and football. He was on the variety football team throughout high school and was hoping to play as a student at the State University of New York at Albamy. Paul had a penchant for best-up cars. "He

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"He'd buy cheap cars and spend hours working on them."
He also loved camping.
Barbara Masters was never the kind of mother who relaxed when her children were out for the evening. Every siren would wake her. "I'd put the pillow over my head and pray."
Then, on August 20, 1979, the knock on the door in the middle of the night came with shocking news that their son had been shot and killed. Later, as the case unwound, the couple would learn the gruesome details that Fentress not only castrated their son, but ate his genitals.

"It was hard to get all the images of the torture out of my mind," Barbara Master's wrote in a journal she has kept since Paul's death.

During the first Christmas after Paul's death, Barbara took out his football and uniform and scores of pictures. She built a shrine to her son in the living room, around the Christmas tree.

The day that Fentress was found not guilty by reason of insanity, the couple piled into a aging Volkswagen Bug and drove to California. Burt Masters had worked for IBM and gladly accepted a transfer.

They moved into a condominium next to a church, which would be the beginning of Barbara Masters' healing. The Catholic priest provided counseling, helping the grieving mother say goodbye to her son. She also became involved with a local chapter of Parents of Murdered Children and has maintained a letter-writing campaign to congressmen and friends in New York. "Our religion and faith helped a lot," she said during a recent interview. "I feel pressured to do something."

She is now undergoing chemotherapy. She says she is beating the odds. Doctors told her last summer that she had only a few months to live. The couple recently took a trip to Alaska and continue making plans to see their children and grandchildren. "There is so much to live for," she added.

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frightened and paranoid, and bought a gun. "I realized how fragile I was — my

"I realized how fragile I was — my house and my furnishings — to be the best dressed," he says now. "I couldn't exist without them."

Later, he said, the students broke into his home on more than a dozen occasions, poured chemicals on his lawn, and sent magazine subscriptions to his home. He thinks they continued the harassment because their names were linked to the stolen stamps, and because other students were annoyed at them

at them.

Although it wasn't apparent publicly, Fentress said, he was beginning to feel pressure emotionally as the vandalism destroyed possessions that helped him feel successful. On Friday, Aug. 18, 1979, Fentress found himself writing a bizarre fantasy of revenge. After two hours, his arm cramped. He remembers reading the script, then burning the parameters.

On Sunday, however, he started writing again and, after three hours, realized he had written an equally horrifying script. He burned it, too.

A few hours later, he would meet Paul Masters, who was hanging out with friends on his last night in Poughkeepsie before entering college. Masters, 18, who had played football at a nearby high school, had been drinking with a group of friends when players from rival teams got into a fight, according to police accounts. When police responded, the young men started running and Masters wound up on Fenning and Masters wound up on Fenning according to police accounts.

ring and Masters wound up our tress' lawn.

Fentress ran out with his licensed .38-caliber pistol hidden under his shirt, confronting Masters.

"I told him to move on," Fentress re-

called.

Moments later, Fentress said, Masters ran onto a service road on the back of his property. After a few nervous moments, they talked, even drinking vodka together. Eventually, Masters said he needed a ride home, and Fentress offered his help.

But things changed quickly at that point. Fentress went inside for his carkeys, and saw the basement light on His rigid need for order meant that lights were never left on, and his paratical account of the service returned.

lights were never left on, and his paranoia returned.

Armed with his gun, he brought Masters down to the basement. There, he tied him to a basement pole, sexually abused him, castrated him, and shot him twice in the head. Then he cooked the genitals, and apparently ate them. The bizarre fantasy he had been writing earlier that day simply came alive, he says now: "While this [the attack] was going on, I kept saying, "This is the script... this is the script," he recalled. "I was screaming in my head, "Why is this happening? It's the script."

that Fentress could not deal with stress that had been building in his mind since the theft of his stamps a year before. "It undermined the carefully constructed image which masked his anxieties and protected him from fears," Train said. "Also contributing to the stress was Fentress' discovery that he had homosexual tendencies."

Fentress believes that he so totally repressed his homosexual urgings that he had to destroy the young man's genitals. "By destroying it, you eat it," he said. "There was no decision there."

In the aftermath, police searched his house for other signs that would reveal a dark and sinister history of sadism, but there were none. "If you knew him before, you would have never known," said Roland Witherwax, the detective sergeant who handled the report of Fentress' stolen stamps and the murder.

Albert Fentress spent the first 15 months after his arrest in jail without special psychiatric treatment.

During this time, court records show, Fentress' attorney tried to have the murder charges dropped on a technicality. He charged that lawyer-client confidentiality was breached when the mother of the attorney Fentress called after the attack summoned police.

The argument was rejected, then appealed to the U.S. Supreme Court, which denied the application.

To this day, however, Paul Masters' mother, Barbara, says that this argument made her uncertain as to just how insane he was. "If it was genuine, why didn't he do it [seek the insanity plea] from the beginning?" she asks.

Once Fentress' lawyer put forth an insanity defense, he was examined by psychiatrists employed by the prosecution and the defense, and both sides agreed he was insane at the time of the murder.

agreed he was insule at the time of the murder.

After a two-day hearing, the judge agreed as well, finding Fentress not guilty by reason of insanity.

There has been some form of the insanity defense since the Middle Ages. The law argues that because of a mental illness, a person either didn't know his criminal behavior was wrong or was unable to stop himself. Thus, he should be treated for his illness, not punished for his actions.

In 1980, Fentress was one of 79 defendants charged with a number of different crimes in New York State to claim the defense. Nationally, experts say, there are about two insanity pleas attempted for every 1,000 felony arrests, and only 25 percent of those attempts are successful.

In most cases in which it is successful, including Fentress' case, the defense is quickly accepted by both sides because of the nature of the psychiatric testimony. Otherwise, the case goes before a jury to weigh what are often subtle, complicated diagnoses from competing experts. Then, according to many legal experts, the situation tends



like to see him drooling in a corner. ... We don't standards we expect hold ourselves to the from him. A lot of people would

- Joyce Fermo, nurse administrator

only inarguable fact remaining is that a crime was committed.

Additionally, defense attorneys are well aware of studies that show that if they lose with an insanity defense; their clients usually end up with longer

jail terms.

After Fentress was ruled not guilty, he was remanded to the custody of the state Office of Mental Health and transferred to Mid-Hudson Psychiatric Center, a maximum-security hospital in New Hampton, N.Y.

There, he would be provided with therapists to cure what doctors originally suspected was a paranoid schizophrenic disorder, which was later dismissed. Any privileges that extended beyond the hospital walls first would have to go through the Office of Mental Health in Albany, and then through the courts.

At Mid-Hudson, Fentress eventually found a therapist — Robert Weltman — who helped him begin to put the pieces of his life together. After five years, at the doctor's urging, the state successfully petitioned the court to transfer him to a non-secure facility. He was sent to Kings Park.

There, he met John Pruslow, an education administrator who immediately welcomed his teaching experience.

Pruslow was just setting up a few new computers for the patient's use when Fentress arrived. Soon, Fentress began teaching on them, and eventually became editor of a patient newsletter.

"He's shown himself to be extremely competent, responsible and compassionate for others," said Pruslow, who is now education director at Sagamore Children's Center.

At the same time, however, Fentress says he became a target of resentment for some at the facility — both because of his past, and because he felt it was important to stand up for his rights and the rights of other patients there.

He'd ask for quiet in the wee hours of the night when staff would chat loudly in the large ward of sleeping men. He'd ask a staff member to take a urine-soaked patient to the showers. He'd give an emphatic "No!" when staff demanded that patients glean up garbage on the employee parking lot prior to a state inspection.

For years, he sat on the hospital's patients and the rights of other patients glean up garbage on the employee parking lot prior to a state inspection.

For years, he sat on the hospital's patients, "said Fentress, rewarding him with extended privileges, others became more and more upset with him, he says. "In sooner got my first treatment pass [which meant he could walk unattended on the grounds of the 596-acre hospital] and I was reported driving recklessly down the boulevard [the main road through the hospital] in a therapy aide's car," Fentress recalls.

Then, community residents and hospital staff members began complaining to administrators that Fentress had been seen in town unsupervised, which is forbidden without the court's ap

who said that he always knew Fentress could be found peering into a computer monitor. "I'd get calls from the unit. Fentress is in town." I'd say, "That's impossible. He's right here." "One day a colleague told Pruslow that she had "just passed Al's twin on Landing Avenue." Fentress, meanwhile, was sitting nearby.

Over the years, a dozen other staff members reported seeing the twin—even the hospital director. Finally, one



Newsday / Julia G Fentress spends most afternoons at what he sees as his own quiet cor of the facility: a bluff on the hospital grounds that overlooks the harbor.



Fentress, shown more class in Poughkeepsie e than 15 years and dressed in Civil ago, teaches a high school history War gear to illustrate the lesson.

Fentress at Cheap John's in Kings
Park followed him.

"At first glance, he looked just like him," said the administrator, who asked that his name not be used. "But then, when he came closer, it just wasn't him." He followed the "double" and saw that he went into an apartment across the street.

Community activists have also reported Fentress walking alone in town. The frequent reports led Judge Tisch in 1990 to remove Fentress' grounds privileges, though there was no formal investigation into the allegations. This was done during a routine retention hearing, held every two years to determine whether patients are still mentally ill and require hospitalization. On appeal, the court reversed Tisch's decision, saying he had no legal right to alter treatment privileges on the grounds of the hospital.

"I felt very badly for Al," said June Lanzer, a Kings Park resident and former hospital employee who has known Fentress since he arrived at Kings Park. When she ran an occupational therapy workshop at the hospital, she said, Fentress was part of her program. "We had locked rooms with anywhere from twenty to forty people," she said. "I depended on Al to help me. Patients respected him and he could sometimes calm them down quicker than I could. I just felt more secure with him there."

'There are two camps of people" at the hospital who take notice of Fentress, explains Sheldon Friedman, a hospital psychologist who has treated him since 1989. "Those who hate him and those who don't."

In fact, Fentress has made a lot of friends anong staff, which means a lot

s has made a lot of ff, which means a lot the guise of treat-

ment, comes his way. Twice a month, for instance, a nurse taking a dinner break accompanies him to a nearby supermarket to pick up snacks he then sells to other patients at the hospital.

He also joins other patients on supervised summer beach trips and feasts on lobster overlooking the Port Jefferson harbor. Usually, two staff members accompany half a dozen patients. He's been to the Statue of Liberty, the Museum of Modern Art, Ellis Island.

He also has glimmers of freedom when he is allowed, with the blessing of his doctor and the hospital, to visit his family with supervision once a week.

On one cool October afternoon, he is cooking a roast, whipping squash and baking two apple pies — one for the neighbors. He spends the afternoon weeding overgrown gardens and tending his family's two-acre tomato farm. Once inside the cozy two-story house, Ursula Lisnoff, the therapy aide who is charged with supervising him, makes her secret recipe for potato pancakes while Fentress prepares fresh applesauce.

Fentress' mother is recovering from hip surgery. His parents show a reporter pictures of their three children when they were young, and their grandchildren. A Ray Charles tape pipes through

the house.

While Lisnoff has become more like family during these home visits, she says that Fentress "doesn't need escorted visits. There's never been anything out of the ordinary."

At the hospital, meanwhile, Fentress has started a printing business, offering a variety of desktop publishing services.

In the morning, students come to the computer lab to learn Word Perfect and Quark Express programs. He spends the afternoon working on posters, wedding invitations or business cards. Fentress gets paid \$100 for his 50-hour week, the same wages he earned sealing military emblems at the hospital's occupational therapy unit.

Fentress bypasses the institutional supper most afternoons. He calls the unit to let them know where he is, and heads for what he sees as his own quiet little corner of the facility: a bluff that overlooks the harbor. There, he watches the people move about on their boats, free to enjoy themselves.

Last year, Fentress got his own room, with a bed, desk and dresser. It is one of only two single rooms in the 36-bed unit. His parents have since given him an air-conditioner, and he keeps a VCR and his collection of tapes locked in a trunk under his bed.

When he has to be indoors, he spends most of his time here, reading books, keeping a journal, watching his all-time favorite movie, "Casablanca."

The psychiatric reports on Albert Fentress are voluminous.

The therapists who have studied and treated Fentress believe that he was acutely psychotic during the crime, but suffers now from a more ordinary personality disorder. His diagnoses: obsessive / compulsive disorder and narcissic personality disorder.

Friedman, his psychologist, calls Fentress "near normal. If I had to make a choice, release him. But it must be contingent on continued monitoring and therapy. The stresses in the world are different than they are in here."

Everyone has a different theory on how someone can have a fleeting psychotic episode — just long enough to brutally kill and cannibalize someone—and within weeks or months return to a high functioning state, free of any

A Victim's Parents Plead: No Furlough

By Elizabeth Wasserman

Fourteen years after Albert Fentress Jr. was acquitted by reason of insanity for the mutilation and murder of a Poughkeepsie teen, the victim's parents yesterday pleaded with a state judge not to allow a man they termed "an extremely dangerous psychopath" unsupervised visitation at his parents' Melville home.

"I don't want this to happen to another mother," Barbara Masters told a Riverhead court through tears. "I really think society should not take another chance

with this man."

In 1979, her son Paul, 18, a recent high school graduate, ducked into Fentress' yard, in Poughkeepsie, to hide after a fight with students from a rival school. Fentress invited Masters in for a drink, then tied him to a basement post at gunpoint, sexually abused and mutilated him, shot him twice in the head and cooked and ate his genitals.

During the mother's emotional plea vesterday. Fentress listened unemotion-

ally in the courtroom.

The remarks came during the opening of an unusual hearing into a recommendation by the state Mental Health Commissioner and doctors at Kings Park Psychiatric Center, where Fentress lives, that Fentress be allowed unescorted visits with his family.

The hearing is apparently the first in the state in which a person acquitted of murder by reason of insanity has been recommended for unsupervised furloughs

transferred to Kings Park in 1985. Most of the testimony about Fentress' current diagnosis and

and his diagnosis has been consistent since he was

that diagnosis was changed to "brief reactive psy chosis" — a condition that occurs under stress —

Barbara and Burt Masters hold picture of son Robert, who Please see FURLOUGH on Page 107 " was killed by Albert Feritress. The term of 10 angle 11 !

out for extended visits without any escorts. A psychiatrist at Kings Park testified yesterday The request is being opposed by the Dutchess County district attorney's office, which originally prosecuted Fentress' case, on the grounds that

"inappropriate at his parents accompanied by a hospital staff mem will be able to sign him atric condition, visits without the supervision of

Fentress is a potential danger to the community Assistant District Attorney Wayne Witherwax said

is presiding over the nonjury proceeding, has been asked to authorize up to two visits per month, for periods of up to 12 hours at a time.

in the community, despite the district attorney,

Flea From Farents

FURLOUGH from Page 7

an emergency.
The first of at least nine expert witnesses ir gy testified yesterday that it was his opinior that Fentress should be hotline" to call th psychiatry or psycholo allowed the visits. Dr nospital in the event



chiatrist at Kings Park Psychiatric Center, said that

the issue of "what is the standard of proof and who proceedings in such a case is an issue that has has the burden of proof" in furlough and discharge never before been litigated in New York. As such reatment is closed to the public. In a memorandum of law, Tisch indicated

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Fentress: Murderer seeks furlough

Continued

the body parts. in the head. He then ate some of

who shipped him off to a maxi-mum-security hospital said he was "all but incurable." anoid schizophrenic. The judge guilty of murder by reason of School teacher was found not psychiatrists said he was a parinsanity in November 1980. The Poughkeepsie Middle

was never schizophrenic, but rather suffered a brief psy-chotic episode triggered by Fentress' doctors now say he

says he's ready to leave the fanearby Melville. Now the state chiatric Center in 1985. In the hours a day, with only his relacility twice a month, for 12 past year, he has been allowed mum-security Kings Park Psytives to watch over him. to make several supervised vis-He was transferred to mini-

Fentress must prove health

that Fentress is still dangerous. Wayne Witherwax told Tisch Assistant are fighting the proposal. Senior In a precedent-setting deci-**Dutchess County prosecutors** District Attorney

sion, Tisch said it's up to the prove otherwise. proponents of the furloughs to

Parts of the hearing are closed to the public to protect confidentiality. Fentress' right to patient-doctor

state attorney general's office plan to call eight psychiatrists and psychologists to testify in support of unescorted furloughs. Fentress' lawyers and the

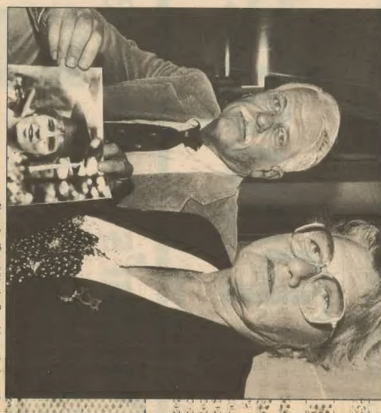
> path. "If Fentress appears better, it's because he has learned to mask his illness," Masters said. 'extremely" dangerous psycho-

unthreatening person such as him to again victimize an innocent, not it would ever be possible for answer the question of whether or promote (his) release to honestly Paul," he said. "I'd like to ask those who would

evidence showing that Fentress probably won't hurt anyone. need not offer a guarantee — only But proponents of the furloughs

reason to disagree." Health Legal Services. "Rehashing representing Fentress for Mental gued Leslie DeLia, an attorney tion for unescorted furloughs, ardisagree" with the recommendamight go wrong is not a reason to the events of 14 years ago is not a "Mere speculation as to what

sane here," he said. Fentress is the only one who's inand sighed. "You kind of wonder if ters stepped outside the courtroom A few minutes later, Burt Mas-



Burt and Barbara Masters hold a picture of their son Paul outside a hearing Monday that may allow his killer to have furloughs Newsday/Special to the Poughkeepsie Journal

Assistant D.A. was Fentress' student

By Matt Fitzsimons Poughkeepsie Journal

other a prosecutor, Albert Fenknew each other as teacher and Twenty years ago, long be-fore one became a killer and the Wayne Witherway

spected faculty member at Poughkeepsie Middle School. Fentress Was a well-re-

> erwax, got the call. was home from college when his father, City of Poughkeepsie police Detective Sgt. Roland With-Albert Fentress had just

killed Paul Masters, an 18-year-old Spackenkill High School

wax heard the gruesome ru-mors. More than a year passed In the months ahead, Wither-

these were the actual facts."

handling it, Thomas Dolan, was now a Dutchess County judge. torney William Grady needed Witherwax volunteered to pick The prosecutor who had been someone to take over the case Earlier this year, District At-

cause he aiready knew all the up where Dolan left off.

The reason, he said, was be-

Years,

By Chau Lam

Although Albert Fentress, a former history teacher who killed a student and ate the body parts, shows no overt signs of suffering from mental illness, a psychiatrist testified yesterday in Riverhead that Fentress is not well enough to be released from Kings Park Psychiatric Center in Brentwood.

"If certain stresses exist, he may again lose control and become aggres-



sive and become hostile,"
said Abraham
L. Halpern, the
psychiatrist
and critic of the
insanity defense hired to
examine Fen-

aul Masters

Accompanied by a hospital worker, Fen-tress, 55, walked into Judge John

Vaughn's courtroom yesterday to hear the first day of testimony in the hearing to determine whether Fentress should be conditionally released. The hearing in Suffolk County Court is expected to last a few more days.

"I want to speak very much, but I am told I can't," Fentress said as he left the courthouse yesterday.

Fentress' mental illness has been controlled with drugs and other treatments, but his mental state remains the same as it was 17 years ago when he castrated and killed Paul Masters, 17, of Poughkeepsie, said John M. Stolfi, assistant attorney general with Dennis C. Vacco's office, which, along with the Dutchess County district attorney's office, is petitioning Vaughn to keep Fentress at Kings Park for further treatment.

"Remission means his conditions have been put under control," Stolfi said.



John M. Stolfi, assistant attorney general

Reminding the court that the hearing is a civil proceeding to determine whether Fentress is ready to be released, Kim Darrow, a lawyer with the State Mental Hygiene Legal Services,



Kim Darrow, attorney representing Fentress

representing Fentress, asked that it not be used to punish him.

"It's not a criminal trial...It's not about whether we like the insanity defense," Darrow said.

Since 1980, when a jury found him guilty by reason of insanity for killing Masters, Fentress has been receiving psychiatric treatment. The insanity defense argues that because of a mental illness, a person either didn't know his criminal behavior was wrong or was unable to stop himself. According to the law, he should be treated for his illness, not punished for his actions.

The same year, Fentress entered the Mid Hudson Psychiatric Center in New Hampton and in 1985 he was transferred to Kings Park because doctors determined that Fentress was no longer considered dangerous, Darrow said. Fentress lives there.

For the last six or seven years, a hospital employee has driven Fentress to his father's house in Melville twice a week and stayed with Fentress during the sixhour visits. With state budget cutbacks, Fentress' trips home were scaled back to once a week, Darrow said.

Fentress is free to walk around hospital grounds by himself. He teaches computers to other patients at Kings Park and its staff members, who said Fentress is doing an outstanding job, Darrow said.

In 1993, Fentress lost a court battle to have unsunervised visits.

to have unsupervised visits.

In a hearing that occurs every two years, the state has to prove why Fentress should remain hospitalized. Yesterday's appearance by Fentress was the first time he had asked the court to release him with conditions such as submitting to treatment and reporting to the court periodically, Darrow said.

However, Vacco and the Dutchess County district attorney yesterday said Fentress is not ready to be released, arguing that the stress of living in society will trigger a breakdown, similar to when Fentress killed Masters.

But Darrow argued that Fentress has handled stress successfully. For example, when community protesters formed a human chain near the hospital a few years ago to demonstrate their desire to keep Fentress, Darrow said.

)E to Test Residents' W ells Near ab

By Joe Haberstroh

The U.S. Department of Energy will test the water of residents near Brookhaven National Laboratory who are concerned that their private wells may have been contaminated by the lab.

In the past 18 months, the department already had agreed to spend at least \$8 million to hook up to the public-water supply system three neighborhoods south of the lab complex in Upton. Still, many people who live outside those neighborhoods have sought reassurance from the government that their water is safe.

And since a leak of radioactive tritium forced the shutdown of the laboratory's main nuclear reactor in mid-January, about 20 residents a day have asked the Bureau of Drinking Water at the Suffolk Health Department for well-water testing, said Paul Ponturo, bureau supervisor.

The calls have come to the health department even though the tritium plume's leading edge is more than a mile from residences and in concentrations well within government drinking-water safety levels.

However, at least five other underground chemical plumes — associated with past laboratory practices—have migrated off the Brookhaven site.

"We've even gotten calls from people who live in Nassau County," said Ponturo. "It's been almost

Sen. Alfonse D'Amato (R-Island Park) and U.S.
Rep. Michael Forbes (R-Quogue) asked the Energy
he Department in March to do the additional testing.
The department agreed Friday.

"Although the Environmental Protection Agency
and the Suffolk County Department of Health Services continue to state that the contamination poses
no public health threat, it is understandable that the
residents want reassurance of this," wrote Tara
O'Toole, an assistant secretary of the Energy Department, in a letter to D'Amato and Forbes.

The lab has launched a variety of cleanup projects
to prevent its contaminations from spreading to nearby drinking water. But the public's shaken confidence
in the lab demanded additional governmental response, said Forbes.

"But what I was hearing from local citizens groups

is they were concerned whether they could trust the information that has been put out on the testing of the wells," Forbes said.

The laboratory has acknowledged that the equipment in its analytical testing office has had difficulty in gauging low levels of tritium in water samples.

At each of the two most recent meetings of the Yaphank Civic Association, members have wondered about the purity of their water, said Nanette Essel, the association's co-president.

"People here still have a fear about their water, although Yaphank is southwest of the lab, and actually sort of out of the loop for where the particular concerns are occurring," said Essel, who added that she approved of the testing plan.

No formal system has been set up to do the water testing. Tentatively, the county's Bureau of Drinking Water will handle the testing, with the Energy Department picking up the \$65 per-test fee, said Ponturo.

Officials plan to take the testing requests case-bycase. While they don't plan to test everyone's water, they said they would try to accommodate as many residents as staffing allows.

NEWSDAY, TUESDAY, APRIL 16, 1997

Larry Fisher-Hertz

institution. bid for freedom from a menta County epsie school teacher who utilated and killed a teenag in 1979 is making another RIVERHEAD, A former Pough

a jury to over ress, 57, will ask

was still too dan-Fentress John

months that Fen-sought his freedom.

that

Fentress

mark the

January hearing will the third time in 20

ing before a state Supreme Court justice in Suffolk County is scheduled to begin Jan. 26. gerous to be set free. The hear

following a three-day hearing in April 1997 that he should

Judge Vaughn also ruled

home on Aug. teacher, admitted killing 18-year-old Paul Masters in the Fentress, a former Pough-keepsie Middle School history teacher, admitted killing 18 pasement of his Grand Avenue

lured Masters into his home, tied him to a post at gunpoint, sexually mutilated him and shot him twice in the head.

Kings Park Psychiatric Cent in Suffolk County. He works Island communities. its to relatives in nearby Long since 1993 to make escorted visthe institution's computer cenhas been confined in institutions by reason of insanity in 1980 and The Fentress was found not guilty the last 15 years at Psychiatric Center

guilty in criminal cases by reanot be released. Under state law, patients have Please see Fentress, 2A

hospital.

sider releasing Fentress from the that the risks were too great to contress earlier this year all testified psychologist who examined Fen-But two psychiatrists and one

ing him for living on his own. structure for Fentress while preparmunity would provide adequate this partial step back into the comthe grounds of Kings Park. He said community residence located on tress was ready for a transfer to a the September hearing that Fentress, Lawrence Panza, testified at A psychologist who treats Fen-

to comment on the case Friday. expert witnesses. Darrow declined Legal Services, to call at least three Kim Darrow of Mental Hygiene said he expected Fentress' attorney, now and the start of the hearing. He appointed psychiatrists between be interviewed by at least two state-Witherwax said Fentress would

order to be granted an appeal." were 'dissatisfied' with the ruling in (patients) only have to argue they wal state rabnu tud" kabir a law, son cited for any appeal," Witherwax "We believe there should be a rea-

ing to Judge Vaughn's decision.

did not state their reason for objectal's office, said Fentress' attorneys along with the state Attorney Genererwax, who is prosecuting the case tant District Attorney Wayne With-

Dutchess County Senior Assisjudges rule against them.

have juries hear their appeals if The law also permits patients to

released. or jury the patient is not ready to be up to the state to convince a judge ble for release every two years. It is son of insanity are potentially eligi-

Ar most beunitned O

Fentress: Jurors will decide appeal

News from Attorney General Dennis C. Vacco

Then The Cood!

The Capitol Albany, New York 12224

For Information: (212) 416-8060 Contact: Chris McKenna http://www.oag.state.ny.us

FOR RELEASE: Immediate, Wednesday, April 16, 1997

VACCO HAILS JUDGE'S RULING TO RETAIN CANNIBAL KILLER

Atterney General Dennis C. Vacco today hailed a judge's decision to retain Albert Fer tress, the former Hudson Valley high school teacher who killed and cannibalized a teenager, in a state mental hospital.

Sutfolk County Court Judge John V. Vaughn rejected Fentress' effort to win a conditional release from the Kings Park Psychiatric Hospital after spending 17 years in the state's care.

"I am pleased that Judge Vaughn agreed with my position that Albert Fentress is far too dangerous to release into the community," Attorney General Vacco said.

"Albert Fentress is a seriously mentally ill person who needs continued care and supervision — not to be thrust into a world he no longer recognizes where he will face stresses with which he may not be able to cope," Attorney General Vacco said.

Judge Vaughn's decision came after a three-day hearing which featured expert testimony from doctors who contended that Fentress' mental state is unchanged from 1979, when he castrated, killed and cannibalized the young boy.

Attorney General Vacco said the Fentress case highlights the need to study changes in the state laws concerning the treatment of the criminally insane.

Under current law, criminally insane patients at state mental hospitals are eligible for release every two years, unless the state proves that they should be retained.

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mutilator seeks release

Femress still poses danger

information of the latest

The while a Poughteepsie county to history teacher, conline account history teacher, conline account history teacher, conline account history teacher, con-

the 17 years ago will make most be an found not guilty by reaben 17 years ago will make most. The standy and has been conbid for freedom Monday. The most seem to mental institutions since.

Those who oppose Albert But he will be in court this week, Fentrees patition say they are con- seeking his release from Kings Park fidest half reitheld doubled in Taychiatrip Hospital in Riverhead.

Lawyers from the Mental Hygiene Legal Services are scheduled to present Feniress case Monday morning before Supreme Court Judge John Vaughn at the Suffolk County Courthouse. Under state law, Fentress may submit such a petition every two years.

His previous petitions have been denied, although Fentress has been allowed weekend visits to his parents' home in nearby Melville.

Fentress' attorney, Kim Darrow, declined to say who will testify on

his client's behalf.

Dutchess County officials say they think they will argue successfully to keep Fentress confined.

he. "The defense has indicated they have a number of potential witnessnit" es (who, will say Fentress has recovered sufficiently to be released)," said Senior Assistant District Attorney Wayne Witherwax, who is opposing the petition for the county. "He has not exhibited any ww, violent episodes, but it's our position that since no one knows what

triggered the original (killing) and there is no definitive diagnosis, there's no way to determine if it might happen again."

The hearing is expected to take three or four days.

"We think he still poses a danger to the community," said Mark Carey, a spokesman for Attorney General Dennis Vacco, who is also opposing Fentress' release. "It was a very heinous crime. We're not sure this is the type of guy who should be walking the streets."

Fentress, 86, who works at the King's Park Psychiatric Center's computer center, has been living at the institution for 13 years without incident, officials there say. But the hospital's staff is opposing his bid for freedom, asying they are not convinced he is cured of the illness that caused him to attack the Spackenhill High School graduate in August 1979.

Fentress lured the young man into his home, tied him to a post in his basement, sexually mutilated him and then killed him.

Attorneys: Fentress not ready for

Hearing under way in Suffolk County

By Larry Flohor-Hortz Poughkeepele Journal

RIVERHEAD, Suffolk County -No one knows what caused Albert Fentress to mutilate and murder a Town of Poughkeepsie teenager more than 17 years ago. And until that mystery is solved and Fentress is pronounced cured, he should remain in a mental hospital.

That was the message from state and Dutchess County law enforcement officials Monday as a hearing on Fentress' petition for release began in Suffolk County Court.

"Mr. Fentress has yet to verbalize remorse for what he did to Paul Masters." Assistant Attorney General John Stolfi said as Fentress' hearing began before Suffolk County Court Judge John Vaughn. "His psychosis may be in remission, but remission does not mean cured."

Fentress has been confined to state mental institutions since 1980. when he was found not guilty by reason of insanity in the Aug. 20,

1979, slaving of Masters. Fentress admitted that he lured the 18-yearold Spackenkill High School graduate into his home on Grand Avenue in the City of Poughkeepsie, then sexually mutilated him and ate some body parts before shooting his victim.

No longer a threat, attorney says

Fentress' attorney contends that the 54-year-old former Poughkeepsie Middle School teacher no longer poses a threat. He argues that he should be released from Kings Park Psychiatric Center.

"This is not a murder trial," said

Kim Darrow, a lawyer employed by the Mental Hygiene Legal Services. which represents mental patients. "We are not here to impose moral judgment on an admittedly terrible deed."

"The law says (Fentress) should

Pieces ses Release, 5A

Former Poughkeepsle teacher Albert Fentress listens to attornevs' opening statements at the hearing Monday about his requested release from a Suffolk County mental hospital.

Ken Maximotti/Poughkeepsie Journal



FROM PAGE ONE

case for the release later in the

witness when Darrow makes his

that Fentress is not ready to be

Fentress is listed as a potential

expected to concur with Halpern takes the witness stand. She is staff psychiatrist at Kings Park, .guillia bas nothalthum morning when Dr. Juliana Kanji,

facility's computer center. model patient and was running the as as bear rated as a but that meluding the incarceration itself — - Areq sanix as vata aid garuch been subjected to many stresses bart secritors in the Fentress had

The hearing is set to resume this

will suffering from the personality results indicated that Fentress was

disorders that had triggered the ent tant bna list test min they ten chological test to Fentress when he He said he administered a psy-.bies meqiaH

no outward signs of hostility. Yet he therefore act,"

of Mental Hygiene Legal Services, morning but his appeal was denied.

"I find no abuse of discretion (by "Judge Vaughn) in allowing the cameras," said Suffolk County Administrative Judge Mary Werchambers,

Pentress right to privacy would be compromised if his photograph appeared in newspapers or was shown on IV.

But Poughbeepsie attorney meeting to be allowed on behalf of the Poughbeepsie Journal, argued that the case held particular interest for the public and led the use of cameras in New that photographing court proceedings had been a useful educational work; it is a seful educational court proceedings had been a useful educational court proceedings and proceedings and been a useful educational court proceedings.

"This is not a garden-variety said "This involves a violent death had the resulting concern of the community."

Stress a concern

thused from 1A.

istrated by the reporter he wa opinions of the

They're up there, testifying bout your life," he said of Kanji's braments, "and she was just territy missinformed."

raduate into his home, tied him on his basement and castrated im before shooting him to death te later ate the teen's genitals.

Mutzner said she had given entress a series of psychological sets when she interviewed him ild investigators he hared the 18-ear-old Spackenkill High School After Master's death, Fentress

November.

She said many of those tests belicated that Fentress was suffering from a personality disorder alled narcissism, which is characterized by feelings of self-importance and paranoia.

One indication of this behavior utzner said, was Fentress' state nt during one test that he was ng beld in the hospital for politi-

He also said that Assistant Dutchess County District Attorney Rayne Witherwax was opposing rentress release from the hospital olely to further his career.

"He made recurring references political mischief" (with regard his case)," Mutzner said

nd Mutzner conceded that Rentress had reached a measure of understanding about what he had done.

And they said he appeared to be alm and rational during their nterviews with him.

e 'thak fact

But when Witherwax asked Mutzner if she concurred with the recommendation of the Kings Park staff that Fentress' petition for release be denied, she replied, "I'm hiraid I do."

Asked why she had reached that conclusion refuctantly, Mutzner said, 'Tm a mental health professional and like to see rehabilitation be successful and minimal restrictions placed on patients. But in this case, Mr. Fentrest does have risk

morning. Darrow is expected to call Dr. Azariah Eshbenazi to the stand. Eshbenazi, appointed by the court to examine Festiress, wrote in a report that he believed Fentress may be ready for conditional release from Kings Park—perhaps to a halfway house. When the hearing resumes this armins. Darrow is emected to

wony about his Psychologists evels of stress

by Larry Fisher-H ounkeepse Journal

RIVERHEAD, Suffolk County—Albert Fentress copes well with stress in the mental hospital where he has lived for the past 13 years, but he could hill again if released.

That was the testimony from a psychiatrist as a competency hearing continued Tuesday for the man who killed and cannibalized a Town of Poughbeepaje teenager in

August 1979.

"It can happen again, I he sexposed to the stresses, said Dr. Juliana Kanji, the psychiatrist at King's Park Psychiatric Center, where the former Poughbeepsie Middle School teacher has lived since 1984. The competency bearing in Suffolk County Court is being held to determine whether Fentress, 55, should be released.

He has been held in state psychiatric centers since 1980, when he was found not guilty by reason of insanity in the slaying of Robert



when he commun-ted a crime or he did not know it was of a men

Kim Darrow, whether remaces had been a model patient who had coped well with the death of his mother and other strussful events, Kanji replied that he had.

But she said that was because he lived in a highly structured envi-

Pentress

ronment.

"If (Feniresa) has a headache, for example, there's a doctor right there to give him Tylenol," she said. "That wouldn't be the case on the outside. And when he was experiencing difficulties just before the (1979 slaying), he never asked for help."

Fentress has been receiving psychiatric treatment since the Aug 20, 1979, killing. Under state law, he is entitled to request his release once every two years.

During Tuesday's testimony, Kanji and a Hicksville, Long Island, psychologist, Ruth Mutzner, both

Please see Ca **5**, 8A

rougnreepsie Journal

THURSDAY, APRIL 17, 1997

SINCE 1785 NEW YORK STATE'S OLDEST NEWSPAPER

50 CENTS

Judge denies Fentress release

Patient still considered a threat

By Larry Fisher-Hertz Poughisepale Journal

RIVERHEAD, Suffolk County—Albert Fentress, who castrated, cannibalized and killed a teenager in 1979, must remain in a mental institution, a judge ruled Wednesday.

Just seconds after hearing closing arguments in the three-day hearing. Suffolk County Court Judge John V. Vaugha said he was convinced the 84-year-old Fentress wasn't ready for freedom.

"The court finds the state has proven Mr. Fentress should be retained," Vaughn said.

The ruling followed three days of testimony by psychiatrists, psychologists and others who have monitored Fentress' behavior in the past . 17% years.

Fentress, a former Poughkeepsie Middle School teacher, lured 18year-old Paul Masters into his home on Grand Avenue in the City of Poughkeepsie, sexually mutilated him and killed him. He later ate the teen's genitals.

Fentress was found not guilty by reason of insanity in 1980 and has been confined to mental institutions ever since. He spent the first four years at Mid-Hudson Psychiatric Center, a secure facility in Orange County. His doctors decided in 1984 that he should be transferred to Kings Park Psychiatric Center in Suffolk County, where he has been ever since.



Postroce

Wednesday's ruling means Fentress cannot be granted a conditional release that would have moved him to a halfway house. Assistant Dutchess County District Attorney

Wayne Witherwax, who argued during this week's hearing that Fentress wasn't ready for more freedom, said he was grateful for the decision.

"You never have absolute certainty about any court decision before it is rendered," Witherwax said, "but I was pleased by it and I believe it was supported by the evidence."

Asked if he had any special feelings about the case because he was a student in Fentress' eighth-grade history class at Poughkeepsie Middle School 23 years ago, Witherwax said he viewed this case as he would any other.

Witherwax said making sure Fentress was confined "was something that had to be done and I happened to be the one to do it."

Fentress said he was disappointed by the decision but not discouraged.

"I'll get up tomorrow morning and I'll go to work," said Fentress, who works at the Kings Park computer center. "I don't feel sorry for myself. This is where I am and I am

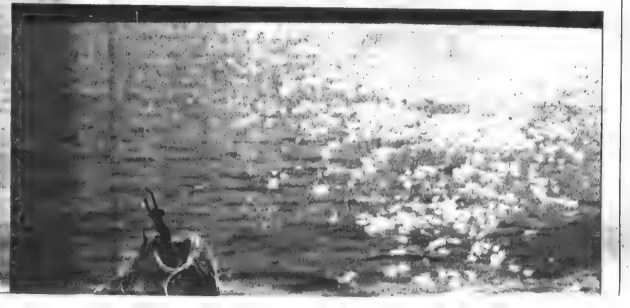
Please see Judge, 7A

THE RIVER'S HEALTH

Panel: PCBs imperil Hudson

By Donnie Klap: Poughkeeppie Journal

A national environmental group Wednesday called the upper Hudson River the nation's



Tobacco firms poised to deal

Protection from lawsuits sought

The Associated Press

Abandoning their all-out defense of cigarettes, the nation's two biggest tobacco companies now seem willing to cut their legal losses for up to \$300 billion and retire Joe Camel and the Mariboro Man if the government backs off its threat to regulate nicotine.

RJR Nabisco and Philip Morris

INSIDE

Medical officials react. 2A
Local businesses don't
think a settlement would hurt
clearatte sales.

gation is hurting stock prices and taking management attention away from the business of selling cigarettes.

"I think the tobacco immuter to

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Continued from 1A

g to make u e time I am

another person's life should ask the released if he had the slighte doubt in his heart that it would happen again," he said following the hearing. "I realize the agony I have caused his family and my family."

Fentress invited members the Masters family to talk to his about the loss if they wished.

"If anyone (from the family) wants to contact me, I wish to be contacted," he said.

Asked by reporters to talk about the slaying itself, Fentress choked back tears, said, "Oh my God," and walked away.

Fentress' attorney, Kim Darrow of Mental Hygiene Legal Services, said he was disappointed with the verdict but realized that most experts who testified had recommended that Fentress not be

appointed by the court to examine
Fentress, said he believed Fentress
ought to be moved to a halfway
house. Eshkenazi said that while
Fentress possessed some characteristics of a personality disorder
known as narcissism—a fixation granted any more freedom.

During Wednesday's prings, Forest Hills psych
Azariah Eshkenazi, who on oneself — the condition did no merit his remaining in the hospital isorde

The only other witness who tes-tified Wednesday, Kings Park ther-apy aide Ursula Lisnoff, said Fentress had always been coopera-tive and well-behaved when she took him on weekly visits to his father's home in nearby Melville. Pie Bre

psychologist nired wo Fentress concurred he still showed signs of personality disorders. Those disorders, they said, indicated he was still potentially capable of violent behavior — especially if he were subject to life outside the structure of the hospital.

"The people do not dispute the fact that Mr. Fentress has been a model patient," Witherwax said in his closing argument Wednesday But Witherwax and Assistant State Attorneys General John Stolf and Lynda Nicolino argued that Kings Park psychiatric staff members as well as a psychiatrist and psychologist hired to examine a psychologist hired to examine

"He was leading a normal life when he castrated, cannibalized and murdered Paul Masters," Witherwax said. "Until he makes further progress, his retention is merited."

again in '98 can appea **Fentress**



ETHAN ALLEN

introductory pri



May 26, 1997.

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Witherwax su

again can appea Fentress

arry Flaher-Hertz

RIVERHEAD, Suffolk County—A judge's order confining Albert Fentress to a mental institution erisures that Fentress won't be released for a year.

Fentress will be allowed to ask for his release again in 1998, state and county officials said.

potentially eligible for release every two years. It is up to the state to show that the patient is not ready to be released.

That's what happened in Fentress' case Wednesday. But Under state law, patients who have been found not guilty in criminal cases by reason of insanity are

That's what happened in Fentress' case Wednesday. But because he was originally eligible for conditional release in April 1996, the state and the Dutchess County District Attorney's office must seek another hearing next spring to keep Fentress confined.

Asked whether they would petition the court for such a hearing in 1998, officials said they would — if Fentress' condition remained un-

"The necessity (to retain Fentress in the hospital) was supported by the evidence, and in 1998 that issue can and will be revisited," said Assistant District Attorney Wayne Witherwax, who handled the case against Fentress. changed.

Assistant Attorney General John Siolfi, one of two state officials who opposed Fentress' release at this week's hearing, agreed.

"If society's interests and Mr. Rentress' own interests are served (by seeking to keep him at Kings Park), we will do so," Stolfi said.

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Justice Miller

★ MATTER OF ESSEX—This is an application by the Commissioner pursuant to CPL 330.20(11) to transfer Mr. Neal Essex from 330.20(11) to transfer Mr. Neal Essex from Mid-Hudson Psychiatric Center to a non-secure facility. The District Attorney has not appeared in this proceeding.

Mr. Essex has a long history of psychiatric hospitalizations commencing in 1978, when Mr. Essex was 18 years old. After his discharge from Vingehore Psychiatric Center of the Mr. Essex was 18 years old. After his discharge from Vingehore Psychiatric Center of the Mr. Essex was 18 years old. After his

discharge from Kingsboro Psychiatric Cen-ter on June 22, 1983 (after being found "not dangerous to himself or others"), Mr. Essex brutally battered his mother to death with a hammer on May 26, 1984.

Thereafter followed six admissions to Mid-Hudson pursuant to CPL 730.50, each admission lasting for periods of one to eight months. Each time Mr. Essex was returned to court upon the disposition recommen-dation of Rogello Roncal, M.D., who found him competent to stand trial. Each time, within a few months of discharge from Mid-Hudson, Mr. Essex was returned due to his deteriorating condition. After being found not guilty of the murder of his moth-er by reason of mental iliness, Mr. Essex was admitted to Mid-Hudson on June 24, 1991. to court upon the disposition recommen-

On July 17, 1991 Dr. Roncal concluded that Mr. Essex was suffering from a dangerous mental disorder, and his opinion remained unchanged in a December 30, 1991 report. By May 26, 1992, however, the treatment team concluded that Mr. Essex was no longer dangerously mentally ill and Dr. Roncal recommended his transfer to a non-secure facility. The Hospital Forensic Committee disagreed and would not rec-

ommend transfer.

On August 25, 1992, the treatment team again concluded Mr. Essex was no longer dangerously mentally ill and Dr. Roncal recommended his transfer to a non-secure facility. Although Dr. Malik concurred with Dr. Roncal, Drs. Lawrence Glass and Man-ouchehr Lavian of the Hospital Forensic Committee disagreed and transfer was not recommended.

On December 2, 1992, Dr. Roncal and the treatment team again recommended transfer. At that time the Hospital Forensic Committee physicians were Dr. Malik and

Dr. Caolil. Apparently neither Dr. Glass nor Dr. Lavian were present, nor does the record indicate whether they were consulted. The Committee recommended transfer.

As a result of the Committee recommendation, the Commissioner brought this proceeding to transfer Mr. Essex to a nonsecure facility. On April 21, 1993 a hearing was held. The only evidence before the court is the testimony of Dr. Rogello Roncal and the hospital record. Dr. Roncal tes-tified that he considered Mr. Essex no longer a danger to himself or others and suitable for transfer to a non-secure

Since 1984, Dr. Roncal found Mr. Essex competent to stand trial on six occasions; each time Mr. Essex's condition deteriorated upon leaving Mid-Hudson. Three times Dr. Roncal's recommendation for transfer was heard by the Hospital Forensic Com-

mittee; twice it was denied. A review of the hospital record and, in particular, the progress notes, lilustrates a sharp contrast between the progress notes authored by Dr. Roncal and those of other staff

Since two psychiatrists (Drs. Glass and Lavian) felt transfer inappropriate as re-cently as September of 1992, it is imperative to examine the hospital record to determine what has taken place since that time which would support Dr. Roncal's opinion that Mr. Essex is no longer danger-

ously mentally iii.

The hospital record indicates that throughout September 1992, Mr. Essex expressed a rejuctance to take medications for his kidneys, stating to staff at one point that "I don't care if I die," In October Mr. Essex still failed to demonstrate any remorse for his past acts. In November Mr. Essex "seems to understand his mental illness, but at time [sic] will act delusional, thinking that he is chinese"; or "feels that he is mentally ill, but does not seem to really understand what mental [sic] ill is".4 in December Mr. Essex "continues to feel that he is not mental [sic] il1 . . . ". From December of 1992 and consistently through February of 1993, Mr. Essex would advise staff that he was, or was not, mentally ill, depending on the person or persons to whom he was speaking. The notes indicate that even when Mr. Essex acknowledged that he was mentally ill, his Insight was limited. In March of 1993 staff Indicates that Mr. Essex "has no insight into his mental iliness, but takes medication." 6 in sharp contrast to the progress notes of staff are the progress notes of Dr. Rogelio Roncal, which uniformly reflect that Mr. Essex accepts that he is mentally

According to the hospital record, Mr. Essex, so long as he is taking his medications, is not a behavioral or management problem. It is apparently this docility which has led the Committee and Mid-Hudson to seek his transfer, since the Committee's previous criteria — that Mr. . Essex acknowledge and gain insight into his mental illness — has not been

demonstrated.

There is no credible evidence to support a finding by this court that the defendant is not dangerously mentally ill or that his transfer is consistent with public safety and the welfare of the community On the. contrary, the hospital record is replete with evidence that this defendant, upon re lease from Mid-Hudson, has on numerous occasions in the past suffered a regression in his condition; that his comprehension o his mental condition, as observed by the staff on a dally basis, has not improved; and that the hospital has, as recently as February 14, 1992, required a court order to administer Mr. Essex medication over his objection.

The testimony of Dr. Roncal, standing alone, is insufficient to support the necessary findings by this court, particularly since his opinion is in sharp contrast with the observations of staff and the opinions of two other psychiatrists at Mid-Hudson as recently as September of 1992. The weight to be accorded expert testimony is a matter for the trier of fact (Re Estate of Sylvestri, 44 NY2d 260; Topel v. Long Island Jewish Medical Center, 76 AD2d 862, affd 55 NY2d 682). The court is not required to accept the entirety of an expert's testimony, even when it is uncontradicted (Halvorsen v. [Ford Motor Co., 132 AD2d 57, app den 71 NY2d 805) or where the expert's opinion conflicts with the estab-lished facts (Re Will of Slade, 106 AD2d 914)

It should be noted that the Insanity De-fense Reform Act of 1980 placed upon the District Attorney the burden of proof that the defendant has a dangerous mental disorder or is mentally ill, or that the issuance of a transfer order is inconsistent with the public salety and welfare of the community (CPL 330.20(9]). If the court makes a findling that the defendant does not have a

dangerous mental disorder, or finds that the issuance of a transfer order is consistent with public safety and welfare of the community, the court must order the transfer. in making its findings, the court is not limited to the proof, or lack thereof, proffered by the District Attorney. Had the legislature intended that the District Attorney's failure to oppose a defendant's transfer was, ipso facto, sufficient to warrant transfer, there would have been no need for any application to the court, nor would the court be required to make any findings. The mere fact that the District Attorney, for whatever reason, fails to oppose the motion is not dispositive and this court will not affix its signature to an order un-less it is satisfied that the defendant is no longer dangerously mentally ill or that the public safety and community welfare will not be endangered.

It is incumbent upon the court, particularly when the District Attorney falls to of-fer any proof, to scrutinize the record for evidence sufficient to support the findings It is required to make under CPL 330.20(9).

In this case there is no evidence, other than the testimony of Dr. Roncal (which the court does not credit), to support any findings other than that the defendant continues to be dangerously mentally ill and his transfer is inconsistent with public safety and the welfare of the community.

Application for transfer denied. Retention order signed.

(1) Progress Notes September 21, 1992. (2) Progress Notes of October 17, 1992.

Progress Notes at November 10, 1992. 4) Progress Notes of November 23, 1992. (5) Progress Notes December 4, 1992. (6) Progress Notes March 15, 1993.

Vision in North East

Patricia Harvey has specific goals for the town's community center 3B

12/8/93

GERRY MCNULTY, CITY EDITOR

(914) 437-4834

IN BRIEF

Fentress ready for leaves, 3 doctors testify at hearing

RIVERHEAD, L.I. — Three expert witnesses testified Tuesday that Albert Fentress, a former Poughkeepsie Middle School teacher who sexually mutilated and killed a teen-ager 14 years ago, is ready for unsupervised furloughs from a Long Island mental hospital.

Two psychologists and a psychiatrist said their examinations of Fentress led them to believe it would probably be safe to grant him 12-hour furloughs twice a month. The day before, another psychiatrist offered a similar opinion.

In August 1979, Fentress lured 18-yearold Paul Masters into his home, tied him to a post at gunpoint, mutilated him and shot him twice in the head. He ate some of the body parts. Masters, a Spackenkill High School graduate, had not known Fentress.

Fentress was found not guilty by reason of insanity in 1980. He has been hospitalized ever since. His doctors at Kings Park Psychiatric Center want Suffolk County Judge Alfred Tisch to grant Fentress furloughs to his parents' home in nearby Melville. He would be accompanied only by his relatives.

Dutchess County prosecutors are fighting the request, saying Fentress is still dangerous. Senior Assistant District Attorney Wayne Witherwax plans to call to the stand a psychiatrist who believes Fentress is still a threat.

The hearing continues Thursday.

Housing grants awarded

The state has selected affordable housing projects in Dutchess and Ulster counties to receive more than \$3 million in federal money, officials said Tuesday.

A proposal to build a 32-unit development in Wappingers Falls was chosen to receive almost \$2.6 million, said Louis Ganim, spokesman for the state Division of Housing and Community Renewal.

The new housing would primarily serve senior citizens, with five units reserved for people with developmental disabilities. Subject to final approval by state officials

Hos

But issue to be res by Senat

By Dennis Kipp Poughkeepsie Journal

With a legislative away, the chairman Health Committee varuesday to assure mificials that more more in 1994.

"Senator (Michael) he felt confident he wa deliver," Ronald Mulof Vassar Brothers Ho

Under the Senate pr Valley hospitals could



as angry at Fentress as I am at the syssaid Thursday. "At times, I think I'm not "I think this hearing is bogus," Masters

serving Fentress than the public. that seems much more concerned with continuom is one more symbol of a system For Masters' father, Burt, the closed-

his psychiatric history private. protect Fentress, right to keep details of the public, a step taken by the judge to Most of the hearing has been closed to

would be accompanied only by his rela-

parents' home in nearby Melville. He Tisch to grant Fentress furloughs to his Center want Suffolk County Judge Alfred His doctors at Kings Park Psychiatric

ized ever since. of insanity in 1980. He has been hospital-Pentress was found not guilty by reason

graduate, had not known Fentress. Masters, a Spackenkill High School

He are some of the body parts.

him twice in the head. a post at gunpoint, mutilated him and shot old Paul Masters into his home, tied him to In August 1979, Fentress lured 18-year-

mended the furloughs. attorney general's office, have recomhired by Fentress' lawyers and the state Five psychiatrists and psychologists, all

proposed furlough in Suffolk County Court. prosecutors, who have been fighting the Halpern was hired by Dutchess County

be in the interest of public safety. pelieves the proposed furlough would not Dr. Abraham Halpern testified that he

mental hospital. unsupervised furloughs from a Long Island teen-ager 14 years ago, should not be given cher who sexually mutilated and killed a former Poughkeepsie Middle School teaa judge Thursday that Albert Fentress, a RIVERHEAD - A psychiatrist warned

> Poughkeepsle Journal By Matt Fitzslmons

experts for defense D.A. witness rebuts

Psychiatrist opposes Fentress furloughs

FRIDAY, DECEMBER 10, 1993

37-4834

Judge holds

sion in the next week or two.

long hearing, Suffolk Tisch said he would

After wrapping up testimony in a week-ng hearing, Suffolk County Judge Alfred sch said he would issue a written deci-

whether to grant unsupervised furloughs to Albert Fentress, a former Poughkeepsie

former Poughkeepsie

Middle School teacher who sexually muti-lated and killed a teen-ager 14 years ago.

Dutchess County prosecutors are fighting the proposal and called a psychiatrist of their own to testify that Fentress may hat he is probably not a threat. psychiatrists and would be accompanied only by his relatives. Fentress' proponents Sychiatric Center jven 12-hour The state Office of Mental Health and lawyers contend he should be sour furloughs from Kings Park ic Center twice a month. He psychologists to testify

In August 1979, Fentress lured 18-year-old Paul Masters into his home, tied him to a post at gunpoint, mutilated him and shot by reason of insanity in 1980. He has been nospitalized ever since. body parts. Masters, a recent Spackenkill High School graduate, had not known Fenhim twice in the head. He ate some of the Fentress, now 53, was found not guilty

RIVERHEAD — A judge said Friday he will wait until later this month to decide

By Matt Fitzsimons

Fentress

nim said.

Lawmakers OK 911 plan

Dutchess County legislators this week unanimously approved a plan to create a countywide emergency telephone dispatching system, to be financed by a 35cent monthly surcharge on telephone lines.

Under a local law approved Monday, the "Enhanced 911," or E-911, system is to be up and running by June 1, 1995. The surcharge, due to take effect next March, will raise funds to renumber addresses throughout the county, negotiate for telephone line access and install equipment necessary to operate the system.

E-911 systems have been used throughout the country to speed up response of police, fire and rescue units.

SPEAK UP

KEEP FENTRESS BEHIND BARS

Tuesday's question

163 responses



Do you believe Albert Fentress should be furloughed from a Long Island mental hospital?

Yes: 10

If he is mentally competent... The man has paid his dues. Let him see his family... If the doctors say he's OK.

No: 153

He will probably do it again... He should be in prison for the rest of his life... You spend more time for a property crime than you do a murder... Lock him up and throw away the key... He's not crazy, he's just plain bad... As a taxpayer, this one time I'm glad to pay to keep someone in prison for life... He didn't give that young boy any chances... Reinstate the death penalty... Concern for public safety should prevail... Why not? Richard Nixon is walking around.

Today's question

Do you think Kinry Road school should be reopened for classes?

"Speak Up" is your chance to express opinions on a variety of topics. Call (914) 437-4923 between 7 a.m. and 7 p.m. Please call only once. Speak Up is not intended as a scientific survey.

Singing for Santa

One of Santa's helper Services class serenace Santa breakfast at Wal

Water

Residents also ar \$750G for plant

Journal staff

Residents Tuesday nightingly approved a \$3,407,14 next year for the Hyde Park District, reflecting an 81 per according to an assistant cowho attended the meeting.

Official returns were not a

The budget carries an 111 in individual benefit assess taxing method that assesses ing to its development potent

A \$750,000 overrun expensional spending for the more that water plant now being const

Ulster

By Lynndee Kemmet For the Poughkeepsie Journal

any mid-Hudson Val have their roots in B

It was back in the that Abram Steen built his rep his nursery business, supplying trees for the growing orchards and surrounding counties.

Steen's root stock for plum, cherry, peach and pear trees withe best around, according to U. County records kept at the Ellirial Library in New Paltz.

The nursery business still is the tiny hamlet of Butterville, I few miles west of New Paltz.

Barbara Palmateer, and her Vern, run the Ruslyn Nursery i ville.

"We've been here 20 years," Palmateer said.

ry clinic on Route 9G in Staatsburg get ing the building with a ribbon and putting Steve Cornacchini, on ladder, and Scott hing touches on the decorations.

Judge rejects Fentress' bid for furloughs

Escorts a must for 1979 killer

By Matt Fitzsimons
Poughkeepsie Journal

Fourteen years after he tortured and killed a teen-ager in the basement of his Poughkeepsie home, Albert Fentress is still not ready to leave a Long Island mental hospital without an escort, a judge ruled Monday.

In a one-paragraph decision, Suffolk County Judge Alfred Tisch denied a request by Fentress' doctors to grant him unsupervised furloughs from Kings Park Psychiatric Center.

The decision would seem to set back any chance Fentress has of one day being released, since unescorted furloughs generally are considered a necessary stepping stone to freedom.

"It was the right thing to do," said Burt Masters, the father of Fentress' 18-year-old victim. "Not just in the Fentress case, but in this whole process in which the mental health system is set up to get these people out without much regard for public safety."

In August 1979, Fentress lured Paul Masters into his home, tied him to a post at gunpoint, sexually mutilated him and shot him twice in the head. He then ate some of the body parts.

Masters, a recent Spackenkill High School graduate, did not know Fentress.

Fentress, now 53, was found not guilty by reason of insanity in 1980. He has been hospitalized ever since.

During four days of testimony last week, seven psychiatrists and psychologists testified that they believed Fentress could handle leaving the hospital for 12 hours a day, twice a month, with only his

AT A GLANCE

FENTRESS CASE

Albert Fentress, a former teacher at Poughkeepsie and Middle School, mutilated and killed Paul Masters in August 1979. He was acquitted by reason of insanity in



November 1980 and committed to a maximum-security hospital in Orange County. Five years later, he was transferred to a minimum-security facility in Long Island. His doctors have pushed for greater freedoms, hoping at some point to release him back into the community, but Monday's ruling dealt such hopes a setback.

relatives to watch over him.

Dutchess County prosecutors opposed the furloughs, and called to the witness stand a psychiatrist who fears Fentress may still be dangerous.

Senior Assistant District Attorney Wayne Witherwax said that while proponents of the furloughs had more witnesses on their side, "I believe that quality over quantity was the true factor that had to be considered."

One of Fentress' lawyers said he was dismayed by the decision. The attorney, Dennis Feld of Mental Hygiene Legal Services, said Tisch's decision may be appealed.

District Attorney William Grady said his office will fight any future requests by Fentress for furloughs or other privileges.

"By law, these issues will come up periodically," Grady said. "It's not like a trial, where there's a verdict of not guilty or guilty and that's the end of it."

zures in drug cases limited

Ex-IBMers discuss rebuilding careers

NEW YORK POST, TUESDAY, NOVEMBER 4, 1980

eacher cut up youth and then

FINDING. ON. NOV 3,1980

A 39-year-old history teacher acted out a grotesque script he himself wrote by raping, castrating, shooting and cannibalizing a teenager, according to doctors testifying at his murder trial yesterday.

The teacher, Albert Fentress, charged with seconddegree murder, was found not guilty by reason of in-

sanity after two days of testimony by psychiatrists in Dutchess Court in upstate Poughkeepsie.

According to the psychiatrists, on Aug. 18, 1979, Fentress wrote two scripts about sexual mutilation and murder. He then burned the scripts.

Two days later, however, Fentress put his scripts into action: as 18year-old Paul Masters was walking by his Poughkeepsie home, the teacher invited him in for a drink.

Once in the house, Fentress raped and mutilated the boy, shot him, cut him up, and cooked the parts and ate them.

As one of the defense psychiatrists testified, "Masters accidentally became the character in his [Fentress'] writing. He carried out the rituals of the script. Everything seemed to proceed as though it were in the writing."

A psychiatrist hired by the victim's family agreed with the verdict of "not responsible by reason of mental disease or defect."

Fentress had been a

By TOM TOPOR

history teacher at the Poughkeepsie Middle School for 10 years. Masters had been scheduled to begin classes at the State University in Albany a week after he was killed.

Fentress had been in Dutchess County Jail since the murder — he had turned himself in — but after yesterday's verdict he was sent to the Mid-Hudson Psychiatric Hospital for an indefinite period. At Mid-Hudson, he will be examined by state psychiatrists.

His period of hospitalization will be determined by psychiatrists and the court.

Killer's furlough rests on opinion

Judge must rely on psychiatrists in Fentress case

By Matt Fitzsimons
Poughkeepsie Journal

Fourteen years ago psychiatrists were convinced Albert Fentress was insane when he tortured and killed a teen-ager in the basement of his Poughkeepsie home.

Today psychiatrists are convinced he's sane enough for eight-hour furloughs from a Long Island mental hospital.

It's a matter of opinion, but when the law relies upon psychiatry, opinions are often all that matter.

"You're used to relying on hard and fast evidence: You have a gun and you have a

fingerprint," said Wayne Witherwax, a Dutchess County prosecutor seeking to keep Fentress confined. "You don't have that here. All you have are opinions."

One of the few things that is certain is that Fentress killed 18-year-old Paul Masters in 1979. He was allowed to plead not guilty by reason of insanity after three psychiatrists interviewed him and agreed that he was too deranged to appreciate the difference between right and wrong. Now the doctors at Kings Park Psychiatric Center in Suffolk County believe he would be able to handle excursions to his parents' home in nearby Melville without any supervision from staff.

"We have four senior psychiatrists here who have signed off on the furlough application, and so has one independent psychiatrist who was called in," said Kenneth Marion, spokesman for the hospital.

That's not good enough for Dutchess

County prosecutors. Next month they'll ask for all of Fentress' medical records, documents they will search for the indications that the former school teacher is still a threat. They may even have psychiatrists of their own check him out.

Some mistakes are made

In the end, a judge will have to sort through all the opinions and decide whether to approve the furloughs. That's the way all such cases are handled. But with no concrete evidence one way or another, courts are bound to occasionally make mistakes.

In 1990, George Lowy was found not guilty by reason of insanity in the attempted murder of his father. Two years later, a judge who relied on psychiatric opinions decided Lowy, 26, was fit for unescorted walks on the Poughkeepsie hospital.

Lowy took a stroll around the grounds of

Hudson River Psychiatric Center last April and kept on walking.

He was gone almost a week before he turned himself in.

Mental health officials note that such errors make headlines while patients who behave themselves go unnoticed. Fentress' doctors point out that he has been allowed unescorted walks on the grounds of Kings Park since 1991. There are no towers or fences to prevent his escape, yet he hasn't made a run for it.

"There is no question," said Marion, "that part of the decision to apply for furloughs is based on the fact that Mr. Fentress has adhered to the rules in the past."

That's a disturbing notion to Nancy Munch, executive director of the Cincinnati-based Parents of Murdered Children.

"Are we just testing him to see if he's safe?" she asked. "And if he's not safe, what poor person pays the price?"



A fatal turn on life's path

Vassar author details slaying of friend, 1B



Ann Imbrid

Guilty plea in bookstore slaying, 1B

County Stop-DWI chiefs leaving, 1B

IBM Conference Center available, 5A



Grand slam propels N.Y.

Williams' shot tops Boston, 10

Poughkeepsie Journal

TUESDAY, JUNE 15, 1993

SINCE 1785 ■ NEW YORK STATE'S OLDEST NEWSPAPER

50 CENTS

Mental hospital may release '79 killer

Fentress may get day trips

By Matt Fitzsimons Poughkeepsie Journal

Albert Fentress, a Poughkeepsie school teacher who sexually mutilated and killed a teen-ager in his basement in 1979, may soon be allowed to make unescorted day

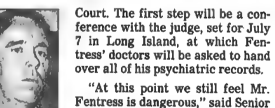
trips out of a Long Island mental Suffolk County. hospital.

Once deemed an "all but incurable" psychopath, Fentress has been confined to institutions since he was found not guilty by reason of insanity in the slaying of 18-year-old Paul Masters.

But in the past year he has been allowed to make several supervised visits to his parents' home in Melville, a half-hour drive from Kings Park Psychiatric Center in Suffolk County. Now his doctors want to let him out of the facility for eight hours a day, twice a month, with only his relatives to watch over him.

Dutchess

County prosecutors say they'll fight the move in state Supreme



Assistant District Attorney Wayne Witherwax, who was among Fen-

Witherwax, who was among Fentress' history students at Pough-keepsie Middle School. "We do not feel he should be let out into so-

ciety without, at the very minimum, the supervision of a trained person."

Prosecution's worries

Prosecutors fear two things most. One is that Fentress, who killed Masters while reportedly in the grip of a violent fantasy, might relapse if under stress. The other is that the highly intelligent history scholar has managed to dupe his psychiatrists.

Robert Spoor, a spokesman for the state Office of Mental Health, said both scenarios are unlikely.

"I can't say with 100 percent certainty that, no, that won't happen," said Spoor. "But I think there's a relative degree of certainty that they conduct the evaluation sessions in a manner that might in some way reveal whether

Please see Fentress, 2A

On that night in 1979

2A

After a regatta, gotta take a nap



FROM PAGE ONE

Fentress: Hospital may free '79 killer

Continued

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Repubthan 13 weeks that's the case."

Poughkeepsie lawver Peter Maroulis, who defended Fentress against the murder charge, says the decision to seek broader privileges is overdue.

"It's been about 14 years where he's been under the constant supervision and scrutiny of the psychiatrists, and it's been five years or more since they were of the opinion that he ready for day furloughs or weekend furloughs. It seems like it's about time."

But the case's former prosecutor, Thomas Dolan, said reports on Fentress completed as recently as a year ago indicated that while he had gained greater control over his problems, the problems were still there.

"Unless something has radically changed, I wouldn't recommend letting him out," said Dolan, now a Dutchess County Court judge.

Robert Prentky, a forensic psychologist at Boston University and expert in sexual homicide, said he doubts that a patient who's been deemed fit for unsupervised excursions could August 1979: Teen snared into fatal trap

By Matt Fitzsimons Poughkeepsie Journal

When Paul Masters stumbled into the yard of a well-kept home one night in August 1979. he became an unwitting actor for Albert Fentress' deadly script.

Masters and some of his friends, all recent graduates of Spackenkill High School, had been in a fight with rivals from Poughkeepsie High School just after midnight on Aug. 20. When they saw the red lights of police cars cut through the darkness, the young men scattered, ducking behind bushes and darting down side streets.

Masters, 18, chose a service road that ran behind the homes on South Grand Avenue, the street Fentress lived on. He didn't know Fentress, a popular

school teacher who sometimes showed up to class at Poughkeepsie Middle School dressed like the people his students read about in history books.

And Masters couldn't have known that just two days before. Fentress sat down in his home and wrote for two hours straight, only to realize after he was done that he had just penned a story about a bizarre sex crime. He was astonished at what he had done, he later told psychiatrists, and burned the papers.

The next day he wrote the same story. Again he burned it.

And then Paul Masters arrived in his yard. Fentress mistook Masters for an intruder at first and leveled a .38-caliber handgun at him. When Masters convinced Fentress he was no

threat, the 39-year-old teacher invited the younger man in for a drink.

They had something to eat as well, and then Fentress asked Masters if he'd help him move some plywood in the basement. They only moved one piece.

The youth was tied to a post at gunpoint, sexually abused, mutilated and shot twice in the head. Fentress started to clean up the basement, then called an attorney friend.

The police found him sitting in his living room, the gun resting on his knee.

Sixteen months later, psychiatrists for both the prosecution and defense testified that Fentress killed Masters in the throes of mentally illness, prompting a judge to accept his plea of not guilty by reason of insanity.

slip back into violent fantasies in the space of eight hours. And even if he started to, the signs would be probably be detected by anyone

around him, Prentky said.

Still, there can be no guarantees.

"This is a manifestly imperfect

science," Prentky said, noting there is no way to tell "what someone is fantasizing or thinking."

Local doctors encouraged by diabetes study

By Carol Trapani For the Poughkeepsie Journal

Local doctors say the results of

practical and what type of quality of life are we assigning the individual In any type of treat-

whether it is reasonable and needed to transfer digested sugars from blood to cells. As bloodsugar levels soar, cells are damagod normanonthy Pune bidnown

In addition, study participants had about three times the risk of hypoglycemia, which can be dandeath of flippy mayin has suaran



Teacher pleads not guilty in murder of young man By Pamela Golinski Journal staff writer

Journal staff writer

Poughkeepsie schoolteacher Albert F. Fentress pleaded not guilty today to charges he murdered an 18year-old Spackenkill High School

graduate Monday.

Fentress was indicted by a **Dutchess County grand jury Tuesday** on a charge of second-degree murder in the shooting death of Paul Mas-

Fentress was arraigned before County Judge Raymond E. Aldrich Jr., who adjourned the case for 30 days to give defense attorneys time to prepare motions. Defense lawyer Peter L. Maroulis said he was not prepared yet to ask the judge to set

Fentress spoke clearly when asked by the judge who he was and whether he had an attorney, but he made no other statements before he was taken back to the Dutchess County Jail.

Masters was found dead in Fentress' South Grand Avenue home about 3 a.m. Monday. Sources have confirmed he had been shot twice in the head and sexually mutilated.

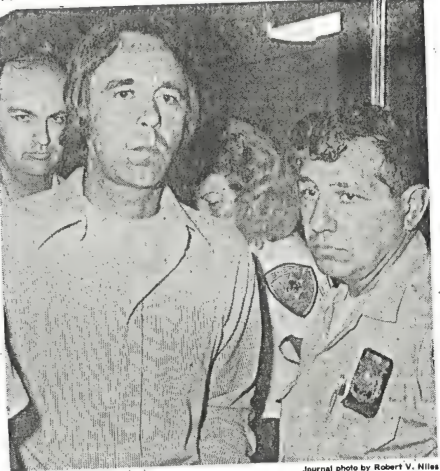
Meanwhile, police have been trying to determine what young Masters was doing in the hours before he was murdered, and how he came to be in Fentress' home.

Police say they still have not been able to make any connection between Masters and the 38-year-old history teacher from the Poughkeepsie Middle School.

And they have also received conflicting reports on where Masters was between midnight Sunday and the time of his death.

Sgt. Roland Witherwax of the: Poughkeepsie City Police Department said some young people told police Masters stayed at a party on Scenic Drive until 1 a.m.

Others, however, said he went with a group of friends to the intersection of Hooker and Grand avenues near the Krieger School where a "rumble" was planned between Spackenkill and Poughkeepsie youths, Witherwax said.



Albert Fentress is escorted from courtroom today ...after his arraignment on grand jury indictment

Fentress lives at 216 S. Grand Ave., a few blocks from Krieger School.

Witherwax said police responded . to the scene after receiving an anonymous phone call around midnight, but the youths fled when they arrived.

The week before, a similar confrontation was threatened, the sergeant said. Police were dispatched to Spratt Park in the city where youths were planning to "do battle," he

In both cases, police arrived before. any violence erupted, he said.

Asked about the source of the dis-

pute, Witherwax said, "I have no idea. The kids aren't saying."

According to police, Fentress gave no statement when he was arrested.

He was not charged with first-degree murder because that charge applies only to the murder of a police officer or prison guard, or to a murder committed by an inmate aiready serving a life sentence.

First-degree murder carries a possible death penalty, while second-degree murder is punishable by a maximum sentence of 25 years to life in prison.

Sources say murder victim shot twice

By Pamela Golinski and Larry Hertz AUG 2 1 1979

Paul Masters, who was found dead early Monday morning in the home of a Poughkeepsie school teacher, had been shot twice in the head and sexually mutiliated, sources close to the investigation confirmed today.

Police found Masters, an 18-yearold graduate of Spackenkill High School, at the South Grand Avenue home of Poughkeepsie Middle School history teacher Albert F. Fentress

about 3 a.m. Monday,

Fentress, who has taught history in Poughkeepsie city schools since 1965, pleaded not guilty to second-degree murder at his arraignment in city court Monday and is being held without bail in the Dutchess County Jail pending a preliminary hearing Wednesday.

Sources say it is still unclear whether Masters had been mutilated

before or after he died.

Sgt. Roland Witherwax of the Poughkeepsie City Police Department said today there still has not been any connection established between Masters and the 38-year-old teacher, despite interviews with friends and relatives.

Assistant District Attorney Thomas Dolan, who is handling the case, has been quoted as saying there is no indication the two men knew each other before Monday. And Witherwax said police have not been able to determine what brought Masters to Fentress' home.

"We have a lot more work to do at the scene," the sergeant added.

According to some of Masters' friends, he was last seen about 1 a.m. Monday at what they said was a quiet party on Scenic Drive in the Town of Poughkeepsie.

Police say they intend to conduct further interviews with the people

who attended the party.

Masters was described by those who knew him as a bright student who dated regularly, played on the high school footbail team and was a member of student government when he was a senior. He graduated in June, and was expected to enter college next month.

Fentress was described as a popular teacher with an outstanding rec-

ord in the district.

Neighbors said he was a quiet man who lived alone in his two-story home in a peaceful residential neighborhood.

Poughkeepsie Journal.

YOUR VOICE

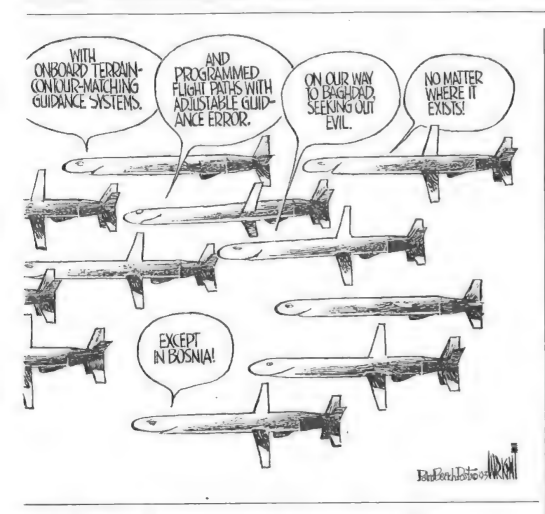
Letters: Type or print letter and sign it Verification: Include daytime phone number Preferred limit: 250 words

Write: Box 1231, Poughkeepsie, NY 12602

Fax: (914) 437-4921

EDITORIAL STAFF

(914) 437-4806



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LETTERS

not sell for. I asked the Amenia assessor to reduce the assessment to \$80,000

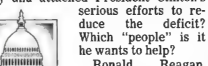


and his response was that it didn't matter what my house was worth. I had to look at my neighbors' houses to see what they were worth.

I applied to the assessment review board and they rejected my request on the grounds that I had not presented sufficient evidence of the full market value of my house, even though I had both the recent sale and a bank appraisal value of \$81,000.

What I want to know is, since by definition the sale price of a house on an

efforts to clean up the Hudson River, insulted a female member of Congress on the floor of the House of Representatives, opposed choice at every opportunity and attacked President Clinton's



Ronald Reagan, George Bush, and yes, Jerry Solomon, more

than trebled the deficit and debt since 1980. Their message has been that we can halt the decay of our roads, schools, industrial plant, cities and health care system with the self-indulgent, feel-good economics of the 1980s, and that real sacrifice will not be required of anyone. Just oppose taxes and protect the special interests which fuel the taxes, and all will be well. This is noth-

VANTAGE POINT

Keep Fentress confined in institution

By Burt and Barbara Masters

Albert Fentress, who murdered our 18-year old son, Paul Masters, is scheduled for consideration by the State Supreme Court as to the matter of his confinement. It is our understanding that he is requesting the privilege of unescorted furloughs from Kings Park Hospital.

Shortly before seizing our son at gunpoint and subjecting him to live mutilation and murder, Mr. Fentress obtained a handgun permit on the basis of recommendations from three friends who attested that he was a responsible person. He also consulted a psychiatrist friend who told him that his feelings of anger toward adolescent males was normal.

What does this have to do with the present matter? Well, we believe that other well-meaning but dreadfully-mistaken individuals are stepping forward at this time to support his request for furloughs and we feel obligated to simply point out that what happened before can happen again.

Can these individuals deny any possibility of such a recurrence? In our opinion, Mr. Fentress is an extremely dangerous psychopath, unsuited for the relatively unsecure confinement conditions at Kings Park or for furloughs, either supervised or unsupervised.

Mr. Fentress has an extensive record of attempts to manipulate the legal system to his advantage. For more than a

If the insanity plea is allowed to be misused in this manner, it will send a clear message to other potential killers.

walue, how can they possibly argue that my \$80,000 house is worth \$88,000? Or have they just decided (correctly) that a person who can only afford an \$80,000 house will be unable to pursue the matter?

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What makes it worse is that, if I understand the state equalization rate correctly, other property in Amenia is being assessed at only 88 percent of its full market value while I am being assessed at 110 percent.

Roberta Moran Dover Plains

Solomon's the problem

I read with some amusement your report of Congressman Solomon's recent remarks in the Town of Poughkeepsie. That great sage apparently said he'd like to do more for the people, but the Democrats in Congress won't let him. Poor Jerry! Is this the same congressman who has consistently opposed

one on, Mr. Congressman, try being part of the solution for a change.

Ross Pattison Pine Plains

Letter policy

Please type or print your letter and sign it. Include a daytime telephone number. All letters are subject to editing. Letters of more than 250 words are most likely to be shortened. We do not run poems, letters addressed to other people or anonymous letters.

Thank-you letters should relate to a public event, organization or official. Personal thanks to individuals should be handled as a "Card of Thanks" through the classified advertising department.

Letter information is listed in the top right corner of the Opinion page daily. Write Box 1231, Poughkeepsie, NY 12602. Or fax, (914) 437-4921. Questions? Call (914) 437-4806. year after his arrest, he tried to have the murder charge dismissed and most of the evidence suppressed on the grounds that this evidence (including our son's body and the murder weapon) was obtained through a conversation he had with a friend of his who also happened to be a lawyer. These requests to the Dutchess County Court, the New York State Supreme Court, the Court of Appeals and the U.S. Supreme Court were unsuccessful.

Next, a motion which was similar, but based upon the argument that police actions had violated his Fourth Amendment rights, was submitted to and rejected by the Dutchess County Court. Only after the above failures did he enter his third pleas of "not responsible by reason of mental disease or defect." This plea was accepted by the court on Nov. 3, 1980.

Mr. Fentress' efforts to escape the consequences of his deeds have only increased since his plea of insanity was accepted. Only a few weeks later he and his mental health information services counsel (paid for, of course, by your, our and Paul Masters' New York state tax dollars) were requesting further hearings to contest his confinement in a secure facility. This request was denied on Dec. 29, 1980 and he was committed to the Mid-Hudson Psychiatric Center.

Requests for privileges continue

Since then, there has been a neverending series of examinations, hearings and requests by Mr. Fentress for transfers, furloughs and other special privileges. In spite of mental illness, Mr. Fentress is intelligent and articulate. Certainly, he has learned through being present at these countless hearings exactly what behavioral patterns he has to exhibit in order to create the impression of being "no longer a danger to society."

Our purpose in writing this letter is to try to prevent another tragedy from occurring. We ask those who would promote Mr. Fentress' eventual release to honestly answer the question of whether or not it would ever be possible for him to again victimize an innocent, unthreatening person such as our Paul.

We also wish to point out that if the insanity plea is allowed to be misused in this manner it will send a clear message to other potential killers — just make sure that the murder is so bizarre, so outrageous, so depraved, that the insanity plea is certain to be accepted, and rely upon New York state's liberal policies with regard to treatment of the criminally insane to ensure that your confinement will be pleasant and that your eventual release into so ciety will be assured.

Burt and Barbara Masters, the parents of Paul Masters who was killed in 1979, now live in California.

ion at a bipartisan funeral

respects to the wife of his one-time bitter rival.

"I can't tell you I knew Mrs. Nixon well, although I had met her and talked to her briefly on several occasions. But I admired her," McGovern said several days after the funeral.

"... I wanted to be part of a public ceremony honoring her."

But as McGovern continued, it was clear there was more to his attendance than just honoring a former first lady.

"I think this country needs some reconciliation efforts," he said. "There's just too much intense partisanship, sniping and back-biting. As somebody who has locked horns with Richard Nixon over the years, I thought showing up at that funeral would show some level of reconciliation."

'George, nice of you to come'

It did, and then some. The Nixon family was overwhelmed in appreciation for the thoughtful gesture of an old opponent. The gratitude expressed to McGovern by Nixon's daughters, Tricia Cox and Julie Eisenhower, touched him deeply.

"That alone made the trip worthwhile," McGovern said.

After the services, a grief-stricken Nixon spoke privately with the guests.

"George, nice of you to come," he said, according to the New York Post.

"Well, she was a great lady," McGovern replied.

"Well, she was a South Dakota girl," Nixon said.

McGovern was puzzled by that one, conceding later he was not aware of Mrs. Nixon's South Dakota connection. A check of her biography found that her father met her mother in South Dakota, and they were married there before

But it took a really big man like George McGovern to show that even in the battle-scarred world of bigtime partisan politics, there's still room for decency, kindness and a thoughtful gesture — even toward one-time enemies.

moving to Nevada, where Mrs. Nixon was born.

Besides McGovern, the only other Democrat at the funeral was Vernon Jordan, an old Nixon friend who was President Clinton's official representative at the services. Clinton's non-attendance, and his failure to send his wife, Hillary Rodham Clinton, or Vice President Al Gore, or any other official member of his administration, as protocol dictates, was viewed by some Republicans as a way of snubbing Nixon, or at least trying not to be tainted by associating with him.

But it took a really big man like George McGovern to show that even in the battle-scarred, world of big-time partisan politics, there's still room for decency, kindness and a thoughtful gesture — even toward one-time enemies.

McGovern calls them acts of reconciliation. This world can use more of them

Richard Benedetto is a columnist for Gannett News Service. Write him at 1000 Wilson Blvd., Arlington, VA 22229-0001.

Looking for solutions

Beacon parents, administrators to about ensuring student success,

GERRY MCNULTY, CITY EDITOR

(914)43

IN BRIEF

County D.A. set to oppose bid for Fentress furloughs

RIVERHEAD — Dutchess County prosecutors will take a first step today in their fight to keep the killer of a Poughkeepsie teen-ager confined to a mental hospital, asking a Suffolk County judge to reject applications to let Albert Fentress out on day-long furloughs.

If the judge wants to look further into the 14-year-old case, prosecutors will ask to have Fentress examined by a psychologist of their choosing, said Senior Assistant District Attorney Wayne Witherwax.

! Witherwax said he will also seek a court order compelling Kings Park Psychiatric Center to open up Fentress' medical records

Fentress, 53, pleaded not guilty by reason of insanity in the 1979 slaying of Paul Masters. The Poughkeepsie Middle School teacher sexually mutilated and then killed Masters, 18, in the basement of his home.

Fentress' doctors say he is suitable for unescorted furloughs to his parents' home in nearby Melville — a suggestion that has drawn fiery protests from law enforcement personnel, people who live in the community and Masters' family.

udge orders more tests of Fentress

2 more psychiatrists to examine teen's killer

By Matt Fitzsimons Poughkeepsie Journal RIVERHEAD — A former Poughkeepsie teacher who sexually mutilated and
killed a teen-ager in 1979 must undergo
further evaluation before a judge will consider granting him unsupervised furloughs
out of a Long Island mental hospital, the

Albert Fentress will be examined by two more psychiatrists — one selected by his lawyers at Mental Health Legal Services and another by the Dutchess County prosecutors who are fighting to keep him confined, Suffolk County Judge Alfred Tisch ruled Wednesday.

Fentress, 53, pleaded not guilty by reason of insanity in the August 1979 slaying of 18-year-old Paul Masters of Poughkeepsie. He admitted he lured the teen into his basement, tied him to a post at gunpoint,

mutilated and killed him.

For the past year Fentress has been allowed to make escorted day trips to his parents' home in nearby Melville. Now his doctors have deemed him suitable for eight-hour furloughs, twice a month, with only his relatives to look after him.

Believing Fentress is still dangerous, Dutchess County District Attorney William Grady asked Tisch to order Fentress examined by a psychiatrist of the prosecutor's choosing. Tisch also granted Grady's request for access to Fentress' psychiatric records.

Tisch said he has received 450 letters, mostly from Long Islanders, urging Fentress remain in the Kings Park Psychiatric Center. Some of the letters contained more than 100 signatures.

"We're honestly worried," said Roch Preite, a member of Concerned Citizens for Kings Park. "If we in any way put a damper on Al Fentress' chances for release, hooray for us."

of Fentress We're honestly worried. If

• We're honestly worried. If we in any way put a damper on Al Fentress' chances for release, hooray for us.?

Roch Preite

member, Concerned Citizens for Kings Park

Dennis Feld, who represents Fentress for the Mental Health Legal Services, said his client was evaluated by numerous psychiatrists who believe he is capable of leaving the center without supervision.

Fentress himself was not at the conference. Lawyers on both sides are due back in court on Aug. 16 to update the judge on the psychiatric evaluations. At some point a hearing will be held on the issue.

The Associated Press contributed to this report.

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nore lives will be saved ity because people will iergency help by simply whose authorization week, does more than

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Bowdoin Park has many benefits

I believe all parents should thank the county legislators who voted to restore sufficient funds in the 1994 budget to keep Bowdoin Park open all year. Bowdoin is a great educational and recreational resource. To close it even for just two winter months would be a great loss to the community.

Initially, I felt it was important to keep the park open because of the educational programs used by our schools and scout groups. The archaeological dig for Indian artifacts, the rock shelter, the nature center, the maple syrup program and other activities have brought to life stories children read in history books about the Indians and the Hudson River.

But what about the park's recreational value? Our children do not have the same kind of carefree childhood about which most of us love to reminisce. In the news, we hear story after story about the violence children see on television, in video games, in school, and even in their own homes. If we can give them a few days of simple pleasures such as sledding or feeding the animals at the red barn farm, what would it be worth in dollars and cents? It is certainly more than the \$50,000 that was restored to the budget, which equates to only 21 cents per county resident for the year.

None of us ordinary citizens can donate a half billion dollars to our youth as Walter Annenberg recently did. But for only 21 cents per person look what we can give our kids: a safe place where they can make some childhood memories to cherish when they are our age.

Carol Larkin Poughkeepsie

Thanks for all the support

We would like to thank Dutchess County and the district attorney's office for contesting the request for unes-

LETTERS

corted furlough privileges by Albert Fentress, the murderer of our 18-yearold son, Paul Masters. It was very important to us to know that you remembered and cared.

We want to thank all of you who wrote letters, circulated or signed petitions, made telephone calls and stepped out in any way to express your disapproval of the furlough request.

We want to thank especially, all you dear, loyal friends who came out to support us and renew old friendships. It was very moving indeed. Poughkeepsie is still a great place with great people.

While it is not surprising that Mr. Fentress continues to pursue every possible avenue toward freedom, it is difficult to understand how Mental Hygiene Legal Services can justify spending such enormous amounts of taxpayer money, effort and legal resources ever since 1980 to further his ambitions. Fortunately, the New York Supreme Court decided not to grant his unescorted furlough request at this time because of fears for safety of the community. Regardless of whether or not this decision was influenced by your outcry, we thank you for standing up and making your views known.

Barbara and Burt Masters San Jose, Calif.

SPCA praised

There is an old saying, "If it ain't broke, don't fix it." Due to the recent events surrounding the Hyde Park SPCA, I feel compelled to reference this adage. I dealt with the Hyde Park SPCA most recently this past August when I adopted my dog, as well as in the past, along with periodically making pet food donations to the facility.

The people I met and dealt with were a very special, very caring and outstan-

dingly devoted staff. Although were far less affluent than other facilities, they kept a healthy, cleuplifting environment for their of young, old, big, small, fries problem prone. I always camfrom a visit there applauding a ing accolades to the overall of the staff.

I am not privileged to know tual "politics" of what has tranand therefore only offer my vijective opinion, but I know to staff dismissed would be very missed, a total loss to the SPC! itself, and most of all next to in to replace the compassion, do and devotion they brought work. The county consumer provided the suffer profoundly, but mo innocent animal victims who political pull to plan for their a future they no longer will hav

Dlane

Animals need homes

Should the SPCA develop a publication in our area n which would describe animal uled for death with pictorial, euthanasia date and brief descanimals, I believe the folloprovements would develop.

We the people, could of small volunteer group that cotize our efforts to find homes animals before their death da

I have always kept somfrom the SPCA because of c knowledge as to when and mals they choose to destrethey consider this new approne would feel a lot more sutheir organization.

Bob

O'Neill was 'rare find' in politic

Tip served public and himself well

WASHINGTON — Unlike many journalists who have written lately about former House Speaker Thomas P. "Tip" O'Neill on the occasion of his death, I don't have personal remembrances, only impressions. I never met the gentleman from Massachusetts; never talked to him; and only saw him in per-

DEBORAH MATHIS



COMMENTARY

larity that straddling is the great Washington pastime

ington, nor that O'Neill was man. But his stern loyalty, to his party but, more impo himself, is fast becoming a

The name of the game the campaign as an original has a rider of bandwagons tenets, so dramatically prothe beginning, turn to mush worn down by popular demeter said, by the demand to be

Too, the business of poli



Fentress

Killer Needs Escort

DENY from Page 7

that Fentress should not be permitted the furloughs. "I feel that we did meet the burden of proof and what the court missed was that this was a hearing about psychiatric treatment. The state was requesting two 12-hour furloughs per month with very specific monitoring devices," DeLia said yesterday. "The court missed that point and treated it as if it were an issue of outright release."

Since last year, Fentress has been ents accompanied by a hospital staff me the application were granted, his parents ... close relatives would have been able to sign him for extended visits without any escorts.

More than a year ago, the Kings Park Psychiatric Hospital forensic committee recommended that Fentress be granted a year of escorted furloughs and then a year of unescorted furloughs. After the state Office of Mental Health filed an application for the furloughs, the court agreed only to the escorted visits, twice a month for eight hours at a time. Bob Spoor, communications director for the state Mental Health office, said yesterday that they were not planning to appeal.

COUNTY OF SUFFOLK

DEC 2 9 1993



OFFICE OF DISTRICT ATTORNEY

JAMES M. CATTERSON, JR.
DISTRICT ATTORNEY

December 22, 1993

A.D.A. Wayne R. Witherwax, Esq. Deputy Bureau Chief Office of the District Attorney County of Dutchess
10 Market Street
Poughkeepsie, New York 12601

Re: People v. Albert Fentress

Dear Wayne:

Thank you so much for your kind letter to Mr. Catterson concerning the hearing on the above-referenced case. It was a pleasure having you here and I am happy that I could be of some help to you.

I thought you would like to see the enclosed article which appeared in Newsday on December 21st.

Congratulations on a well-earned victory.

I hope to have the pleasure of working with you again in the near future.

Regards,

SUSAN I. BRAITMAN

Assistant District Attorney

Forensic Unit

SIB:gs

Enclosure

Fentress wants out of facilit

Officials: Keep cannibal confined

By Larry Fisher-Hertz

ughkeepsie Journal

Nineteen years after he cannibalized and killed a teenager in the City of Poughkeepsie, Albert Fentress is making another bid for freedom from a Long Island mental institution.

The 56-year-old Fentress, who

history teacher in 1979 when he killed Paul Masters, has been confined since he was found not guilty of the crime by reason of insanity. Fentress' three previous requests for release to a halfway house from Kings Park Psychiatric Center in Riverhead, Suffolk County, have been denied.

Fentress told investigators he

lured the 18-yearold Spackenkill
High School graduate into his home in
August 1979, tied
him up in his basement and castrated
him before shooting him to death.
He later ate part of
the body.

Under state law, Fentress is permitted to ask a court every two years to consider his release. Suf-

folk County Court Judge John G. Vaughn is set to hear the case starting Sept. 14.

Office, doctors agree

Vaughn is the same judge who denied Fentress' last petition for release, and Dutchess County Assistant District Attorney Wayne Witherwax said he believed he could again convince him to keep Fentress confined at Kings Park

"The psychiatrists at the hospital are of the opinion he should be

ohn G. retained at the institution, and obvie case ously our office agrees," Witherwax said.

Witherwax said two courtappointed psychiatrists examined Fentress in February and March of this year and both recommended that he remain at Kings Park.

Fentress has lived at the facility for the past 14 years and works at the computer center there. He is permitted to leave the grounds,

Please see Fentress 12A

Fentress: Release meeting nears

Continued from 1A

under escort, once a month to visit family members.

Because the Dutchess County district attorney's office first handled the case, it remains the prosecutor of record at any court proceedings. But Witherwax is being joined by the state attorney general's office in opposing Fentress' release.

Fentress is being represented by the Suffolk County Mental Hygiene Legal Services office. Attorney Kim Darrow, who is handling Fentress' case, declined to comment Friday.

The victim's father, Burt Masters, said he did not plan to attend

the upcoming hearing. But he said he and other family members had not ruled out talking to Fentress sometime in the future.

Offer to speak with family

Following his last retention hearing last spring. Fentress publicly announced that if members of the Masters family wished to speak to him about what he had done, he would welcome such a conversation.

Burt Masters, who now lives in suburban San Jose, Calif., said he had discussed Fentress' offer with his four surviving children, but the family could not come a a consensation of the issue

trend "We couldn't agree that this was

The psychiatrists at the hospital are of the opinion he should be retained at the institution.

Wayne Witherwax
Dutchess County
assistant district attorney

a good time to reconcile with (Fentress)," Masters said in a telephone conversation last week

"I wouldn't rule it out in the future," he said, "but (Fentress) has a credibility problem, and it would have to be a mutual decision among all of us."

DUTCHESS COUNTY DISTRICT ATTORNEY'S OFFICE

Inter-Office Memorandum

TO:		DATE:	
FROM:			
RE:	· .		

Leave Fentress where he is



o, Albert Fentress should not be freed from a Long Island mental institution. Even his doctors don't think he should be released from the Kings Park Psychiatric Center in Suffolk County. The judge overseeing his case should heed that.

This man, a former schoolteacher, committed one of the most vicious crimes ever in Dutchess County. In 1979, he tortured, killed and cannibalized 18-year-old Paul Masters, a Spackenkill High School graduate, after trapping him in the basement of Fentress' City of Poughkeepsie home.

At his trial in 1980, both the defense and prosecution agreed that Fentress was mentally ill when he committed these horrendous acts. The judge had no choice but to find him not guilty by reason of insanity. Fentress has been hospitalized in institutions since then

Now 56, Fentress, who taught history at the Poughkeepsie Middle School, wants out. He already is permitted to leave the grounds once a month, with an escort, to visit family members. That's enough. Even that may be more risk than society should face.

Fentress' underlying psychological problems have never been resolved, according to doctors who have evaluated him, says Dutchess County Assistant District Attorney Wayne Witherwax. That means there's no guarantee that he couldn't react violently once again.

Fentress has had his request for release to a halfway house rejected three times before. It shouldn't be permitted this time either.

Assistant D.A. Witherwax opposes it. The state attorney general's office opposes it. The two court-appointed psychiatrists oppose it.

Now Suffolk County Court Judge John G. Vaughn, when he hears the case on Sept. 14, should agree with them, just as he did last time around.

Leave Fentress where he is.

Obituaries

Our Towns 3 Business

TUESDAY, SEPTEMBER 1

chiatrist urges ex-teacher remai

state hospital

who may kill and mutilate someone Ibert Fentress is a "sexual sadist" gain'if he is released from a men-RIVERHEAD Suffolk County

on a court-appointed psychiatrist That was the testimony Monday the former Pough psie teacher who admitted kill

ing and cannibalizing a teenager in 1979. this combination of personality traits "Someone" who has done what he's done and who has

old Suffolk County Court Judge community," Dr. Michael Schwartz John Vaughn as the hearing entress' case got under way. should not be remeas nould

er who believes he should be Two other psychiatrists one rentress should be kept inside the hospital and anoth-

moved to a halfway house slated to testify today.

Fentress, 58, is asking Judge Vaughn to order his release from Kings Park Psychiatric Center, where he has been living past 15 years.

Comments evoke little emotion

Schwartz outlined his diagnosis and called Fentress a danger to himself and others a suppression of the supp Wearing a blue blazer and gray Fentress showed little emotion as slacks, his gray hair neatly combed umself and others."

awyer and others in the courtroom But he chatted amiably with his during breaks in testimony

Masters after huring the Spackenkill High School graduate then murdered, 18-year-old into his home on Aug. 20, 1979. He telling authorities he sexually mutiwas found not guilty by reason of insanity and has been living in mental institutions ever since.

ny Monday, Schwartz said he saw no evidence that Fentress' condition had improved significantly during During his three hours of testimo his 19 years since the murder, Just 10

"Mr. Fentress has an apparent ack of insight into the psychologi-

Fentress was hospitalized after

Albert Fentfess release he

FENTRESS HEARING

ASSAR LECTURE SERIES

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Students marvel at the those who cannot speak for the spea



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Rockefeller of Hade Hook Son S Bruadway Red Hook Services are at 10 a.m. Friday at Services are at 10 a.m. Friday at Services are at 10 a.m. Friday at

Rivg Ebert

arried Bruce VanSteen

Av 18: 1947, in Windham

et at home.

Services are at 10 am Priday at the United Methodist Church

Church Street with the Rev. Paul.

R. Gingrich officiating Burial will will will be the come
tery, Red Hook.

rela Lauro, homemaker

A HER WAY LAND — Carmela Lauro, hland resident, died Sunte Ferncliff Nursing Home

iemaker, Mrs. Lauro was a of the Plattekill Senior Cit-

Jan. 17, 1913, in Brooklyn, a daughter of Michael and ina SantaMartino Nappi. married Michael Lauro, d in May 1981. ivors include three sons, re Lauro of Windermere, ichael Lauro Jr. of Middle M., and Anthony Lauro of d; two daughters, Rose Marie Seery of Staten Island; four brothers, Anthony Nappi of Staten Island, Albert Nappi and John Nappi of Brooklyn and Henry Nappi of Long Island; two sisters, Anna Falcone and Mary Fernino of Brooklyn; 10 grandchildren; and two great-grandchildren.

Cailing hours are 2 to 4 and 7 to 9 p.m. today at Sutton Funeral Home Inc., Crescent Avenue, Clintondale.

A Mass of Christian Burial will be celebrated at 10 a.m. Wednesday at St. James Roman Catholic Church, Milton. Burial will follow in St. Charles Cemetery, Farming-dale, Nassau County. dale, Nassau County.

电影中国的电影中国 or K. Brimmer, retired librarian

ATSBURG Lenor K er, 82, a local resident since ed Sunday at her home.

Barone of Highland and Ann

. Brimmer was a librarian years at Haviland Junior chool in the Hyde Park disfore retiring in 1987.

was a past president of the of trustees of Staatsburg

y. Hogh out got in the served as a lieutenant in the avy during World War II.

71 Nov. 10, 1915, in New York he was a daughter of Samuel

ina Newmaster

ling hours for Catina Lynn laster, 25, who was found in Poughkeepsie on Sept. 2, to 4 and 7 to 9 p.m. today at Vichael Torsone Memorial cal Home Inc., 218 Mill St.,

vices are at 9:15 a.m. esday at the funeral home, ved by a Mass of Christian at 10 at St. Peter's Church, Park. Burial will follow in St. 's Cemetery, Poughkeepsie.

akfast to launch ted Way cash drive

nited Way of Dutchess County aunch its 1998 Campaign with and Hone Thursday with a

and Esther Bennett Kaufman.

She married Kenneth E. Brimmer, who died in 1985.

Survivors include two daughers, Barbara Steinberg of Highlands, N.J., and Beth Vega of Pueblo, Colo.; three grandchildren; and several nieces and nephews.

There are no calling hours.

Services are private at the convenience of the family.

Arrangements are by Sweet's Funeral Home Inc., Route 9, Hyde Park.

Edward J. Sette

RVERBANK — Edward Joseph Sette, 87, a 29-year resident, died Saturday at his home.

Calling hours are 2 to 4 p.m. Wednesday at Hufcut Funeral Home, Main Street, Dover Plains. Services are at 10 a.m. Thursday at St. Charles Borromeo Church, Mill Street, Dover Plains, with the Rev. Edward Barry officiating.

Burial will be private at the convenience of the family.

The calling hours and services were given incorrectly to the Journal for Mr. Sette's obituary. '45

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Continued from 1B

log neighboring upo

cal mechanisms that led to the murder," he said.
That claim was disputed by Fen-

mental Health Legal Services In cross-examining Schwartz, Darrow asked whether Fentress had ever had a sadistic sexual fantasy, as Schwartz claimed that those diagnosed with Fentress' condition normally do.

Schwartz said Fentress had not admitted to having such fantasies but said his actions had virtually

proven that he did.

"Mr. Fentress wrote a script outlining his fantasy and then he acted on it," Schwartz said.

Fentress told police he had written a short story two days before Masters was killed. In the story he described some of the currents that described some of the events that later took place on the night of the

The former Poughkeepsie Mid-dle School history teacher invited Masters inside his Grand Avenue ble, such as when they commit a home, offered him a drink then crime he said the beauty to the b

saked him to move some plyword.

Pentress then fled Masters up, mutilated him shot him and ate part of the body.

script their behavior, Schwartz said.

Schwartz conceded, however, that Fentress had not exhibited any violent or sexually inappropriate behavior since being hospitalized.

And Darrow noted that Fentress had gone on several escorted visits to his family's home and taken hundreds of supervised trips to shopping centers, movie theaters and parks in the past several years.

Do you know of any instance when Mr. Fentress acted inappropriately on any of these visits?"

Darrow asked.

No, Schwartz replied. But he insisted that the risk of releasing Fentress was significant.

People with these traits don't ask for help until they get in trou-





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Albert Fentress will make another bid for freedom from a Long Island mental institution Monday, 19 years after he killed and cannibalized a Town of Pough-keepsie teenager

ry teacher in August 1979 when he killed 18-year-old Paul Masters in the basement of his Grand Avenue home.

Authorities said Fentress mutilated and ate part of Masters body.

He was found not guilty by reason of insanity in Foughkeepsie Middle School histo-

1980 and has been confined in institu-

rus yngides thin pelease twery two years a herringjou his releation at Kings Park Psychiatric. Center is slated to begin Monday inquing in Riverhead before 'Suffolk' County Fentress's permit a led to task a court a led to task a court a lease Under state law

Fentress, represented by an attorney from Mental Health Legal Services, is expected to argue that he has recovered from the illness hat caused him to kill Masters.

attorneys noted that he has neven had sanother violent episode and has not taken medication for more recent in April 1997, Fentress'

But prosecutors from the state attorney general's office and the Dutchess County District Attorney's office oppose Fentress, petition.

"Doctors from the very institution where he is being held are of the opinion that he should be

will argue, the case before Judge etained, and obviously we agree," aid Senior Assistant District ttorney Wayne Witherwax, who

Schwartz, a clinical psychiatrist on the faculty at the State University College at Stony Point, and Dr. Juliana Kanji, a staff psychiatrist at Kings Park Witherwax sald his witnesses would winchael

Schwartz examined Fentress last February at the court's request Kanji interviewed him last week Fentress: Panza is expected to call

psychologists currently

treating

GRISIS

Report divides vall y's views

Congress and the nation concern-ing President Clinton. But many said the allegations fall far short of impeachable offenses. Mid-Hudson Wrongdoings Independent Kenneth Starr laid before residents
residents
residents
residents
residents
residents
residents

"I'm surprised by what Starr reported," said Kathy Falcetta, a Highland resident. I think Clin ton's in big trouble, but I don't feel he should be impeached. The same way is Roseanne Morse a Town of Wappinger resident.

ently did punished impeache he did," s ently did "The resident. shouldn't be e president shouldn't be ched for the stupid things," she said. "Clinton appartid the deed and should be d. But there shouldn't b

'The 'independent' counsel's report was released to the public by-Counses on Friday In often searing detail it lays out a sexual affair between Clinton and former sky and specifically lists 11 a Clinton that may cons grounds for an impeachment White House intern Monica lists 11 ac counsel's

Lionel Turpin, a City of Pough keepsie resident, said the president should resign because of hi

Inappropriate relationship with Lewinsky.

"I can't coridone what Clinton did to his family especially his wife added Turpin."It was wrong To lie about it was no good."

praised the Starr report. Rhinebeck

Lewinsky and, in my opinion, lied all through his president don't believe he can be trusted deadly enemies, he said. "The president lied about Monica presidency. Monica ion, has

"Oral sex might not be an impeachable offense," Sigrist said, "but Clinton certainly has brought disgrace on the office of the president."

So much disgrace that Jimmy Karaiseky of Poughkeepsie said Clinton should be impeached and

If the president had come clean in the beginning. I'd say let him go," Karaiseky said. "But he kept lying and has done a lot of harm to the country." forced out of office

"As long as he's doing right for the country, they should leave him alone," said Mark McCray of the But others said the revelations of sexual acts, while shocking, are a private concern for President Clinton and his family. a private concern to Clinton and his family

President Clinton sits in the Oval Office after dent announced local efforts to prevent substituted and program. The day after independent House readied another reputtal attacking the pr

City of Poughkeepsie
"I think they're wasting everyone's time with all this stuff about
Bill Clinton," said Joseph Bigby, a
City of Poughkeepsie resident. City and admitted it." sident made mistal

agreed "It's between him and his wife, 'Hillary. They shouldn't impeach him for that, I feel he or does his job well as president."

Another Rhinebeck resident, he Larry Montalto, wishes Starry Maria Roglieri, of Hyde Park, greed. "It's between him and his ife," 'Hillary. They shouldn't npeach him for that, I feel he

by would tr and feel he's a he said. 'But through an report. That' would leave "David

Nation & World news begins

Politicians

prep STAR program

Home for the William

wimess Wither

rentress has lived at the facility for the past 15 years. He works at the computer center there and is permitted to leave the grounds uniter escort once a month to visit family members.

Because the Dutchess County district attorney's office first handled the case, it remains the prosecutor of record at any court proceedings. Witherwax, a Foughkeepsie native who was one of Fentress' students at the middle school in 1974, has been handling the case for the past five years.

At the conclusion of his 1997 hearing, Fentress said he would welcome any communication from the Masters family it they wished to contact him. But the victim's father, Burt Masters, who now lives in Callfornia, said his family had made no attempt to talk to Fentress.

"Mr. Fentress has always had edibility problem in our eyes." I id.

Masters thanked state and Dutchess County officials for the ongoing concern they have had about the case.

continuing efforts of the Dutchess
County district attorney's office
first (former assistant DA) Thomas
Dolan and now Wayne Witherwax
and the state attorney general
for pursuing this case for so long."

he said.

"It would have been easy for them to drop it and save a lot of money. But we think it's important the effort be continued."

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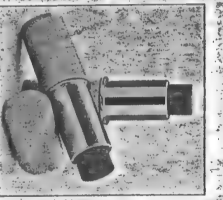
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ORDER AN

awyer: Fentress has proven himself

By Larry Fisher-Hertz

Poughkeepsie teacher isn't ready to leave the mental hospital where he has been confined for the past RIVERHEAD, Suffolk County—
The psychiatrist who supervises
Albert Fentress Treatment testified Tuesday that the former

But Fentress attorney challenged that assessment and said psychologists who psychologists who

he's ready to live in a halfway house wir with him would tes-tify next week that

of Fentress — who killed, mutilated and cannibalized a Fe Those two views

Town of Poughkeepsie teenager in 1979 — are the topic of a hearing in Suffolk County Court.

decide whether Fentress snow, a decide whether Fentress snow, a remain in the hospital or be transferred to community residence dom The proceedings, which began Monday, are slated to resume nex Wednesday. At the end of the hear ing. Judge John Vaughn mus remain in the mospher ferred to a community residence, where, he would have more free where, he would have more free which began should must

the Brigade Staff after the for-di States Military Academy in with the Thayer Award, given

unies the military's motto.

During Tuesday's hearing, psychiatrist Dr. Juliana Kanji acknowl after luring him into the basement of his City of Poughton Aug. 20, 1979. edged Fentress hadn't exhibi any psychotic behavior since killed 18-year-old Faul Mast of Poughkeepsie home exhibited he

Carticology and Annual decinscribed on your

Iways live by the

Rottrad Ca

Colla Popul

jected to unusual stress. But Kanji said Fentress' psychosis is merely in remission and could resurface if Fentress, is subjected to unusual stress.

past behavior," Kanji said. "If he is exposed to the same kind of stress (that triggered the homicide), yes, it's possible he would have another breakdown."

his life as the son of immigrants in Harlem through his successful military barear.

My American Journey, trace

titled

esident in 1996, but inst took

He now serves as chairman of the America's Promise the America's Youth a nonprofit organization that aims to better

life of impovershed youth

when another man on Fentress' ward at the hospital hanged himself and Fentress helped hospital during his hospitalization, Darrow mentioned an incident in 1996 Fentress attorney, Kim Darrow, noted that Fentress had been exposed to stress at various times

Powell "truly is one, if not the most admired man in America lodgy, Hammack said, 1531, 15

WHAT'S NEXT

FENTRESS HEARING

Albert Fentress' release hear ing was suspended Tuesday following a day and a half of

testimony.

The hearing is scheduled to resume next Wednesday at 10 a.m. in the Surfolk County criminal courts building in Riverhead

employees take the body down from where it was hanging.

"Didn't he help the staff take the body down from the rope (and) didn't he cope with this stress?" Darrow asked Kanji, adding that Fentress' behavior during this and other stressful incidents had conjuncted members of his treatment team to recommend that Fentress. e transferred to a community resi-

Fentress land 'flashback'

Kanji replied that Fentress had coped well — but only after experi-

coped well — but only after experiencing a "flashback" in which he saw the face of his victim, Masters — and he then sought immediate counseling from his psychiatrist. "If Mr. Fentress had been in a community residence when this happened," she said, "he wouldn't have had access to the support system he had in the hospital."

Under questioning by Dutchess County Assistant District Attorney Wayne Witherwax, Kanji noted that Fentress would have the option of refusing treatment and counseling if he were placed in a halfway house.

In response to a question from Darrow, Kanji conceded that Fentress had always accepted treatment and had never had a violent episode at any of the institutions where he has lived since 1980, when he was found not guilty by was found not guilty

reason of insanity.

"But (Fentress' psychlosis) could reactivate," Kanji replied. "It could show up again." のおかればない

Editorial

大学 できる

The garden and the Bellefield atrix Farrand Garden architecture on did Garden 油

ent to visit the garand and

in the south side of the house and is concealed lefield by both the house and a stope wall that surrounds the garden.

Built in 1795 by Judge John Johnson, Bellefield has undergone

Beliefield house

Bellefield, built in 1795, hou the administrative offices of National Park Service.

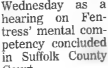
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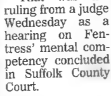
Court won't free killer

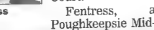
By Larry Fisher-Hertz Poughkeepsie Journal

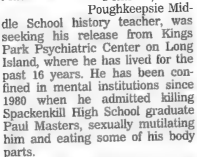
RIVERHEAD, Suffolk County -Nineteen years after he killed and cannibalized a Poughkeepsie teenager, Albert Fentress is still dangerous and should remain in a mental hospital.

That was the









Masters was killed on Aug. 20, 1979, and Fentress was found not guilty by reason of insanity after a team of psychiatrists determined he was psychotic at the time of the

Fentress contended during the three days of hearings that he was cured of mental illness and ought to be released to a halfway house. But less than a minute after the proceedings concluded Wednesday afternoon, Judge John Vaughn ruled that Fentress should not be set free.

"The court believes the state has proven that Mr. Fentress suffers from mental illness and could be a danger and a risk to himself or others outside the structure of the

Please see Fentress, 2A

Forests sustain thriving indu



Edward 'Butch' Sivulich uses a skidder to drag out a large maple man Hill Road in Red Hook. The Hudson Valley's quality hardwood

Loggers compete for valley green

By Darren O'Sullivan Poughkeepsie Journal

Mention the word logging and a lot of people might think of

Locally, forest product bus nesses — including sawmills, lo gers and related wood manufa turing businesses - account f 528 jobs in Dutchess County a

Fentress: Freedom denied

Continued from 1A

hospital," Vaughn said in his ruling from the bench.

Fentress, dressed in a blue blazer a light blue shirt and gray slacks, looked grim but said nothing to the judge or to reporters as he left the Suffolk County Criminal Courts Building. His lawyer, Kim Darrow of Mental Hygiene Legal Services, also declined to comment.

Dutchess County Assistant District Attorney Wayne Witherwax, who joined the state attorney general's office in opposing Fentress' release, said he was gratified by the judge's ruling.

"We in the district attorney's office are pleased with the result," Witherwax said. "We believe we provided more than enough evidence to enable the judge to rule in

Through a spokesman, Attorney General Dennis Vacco also hailed the ruling.

"By any yardstick, Albert Fentress is far too dangerous to release into the community," Vacco said.

A psychologist who treats Fentress, Dr. Lawrence Panza, testified Wednesday that he was ready for a transfer to a community residence. He said this partial step back into the community would provide adequate structure for Fentress while preparing him for living on his own.

Asked by Darrow if Fentress

exhibited any symptoms of mental illness, Panza said his patient did not.

"There is no evidence of any behavior that is a threat (to himself or others) at all," Panza said.

But three expert witnesses who testified during the proceedings last week and on Wednesday morning disagreed with that assessment. On Wednesday, psychologist John D'Alessandro, a member of the psychiatric center's forensic committee, said the risks were too great to consider releasing Fentress from the hospital.

"At present he could potentially be a danger to others," D'Alessandro testified. "His level of controlled hostility is such that he. could explode, under certain kinds of stress, and regress into the same dissociative state he was in when he committed the crime."

Two other expert witnesses -Dr. Michael Schwartz and Dr. Juliana Kanji, psychiatrists who examined Fentress earlier this year - both testified last week that Fentress was still mentally ill and was not ready to leave the hospital.

The retention order issued by Judge Vaughn expires in May 2000. At that time, Fentress will be eligible for release from the hospital unless a judge finds that he is still mentally ill and should retained.

Moon Phases



THE STARS





2 hours after sunset, can you see Saturn, low, just north of east, 40° lower left of brilliant Jupiter? In anoth-

er 2 hours, Saturn climbs high enough-

to allow a clear telescopic view of its rings, now tipped 16° from edge-on,

Look for it's brightest satellite, Titan.



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For more weather inform National Weather Service, Alt 9580; for the U.S. Coast Guard (212) 668-7114



LOTTERY RESULTS

Wednesday's numbers **New York**

Daily number: 210 Win 4: 8879 Pick 10: 11, 14, 15, 16, 18, 21, 23, 29, 31, 36, 37, 43, 44, 49, 61, 66, 68,

Lotto: 39, 10, 44, 50, 3, 28 Supp. 18

Connecticut

Play Four: 0445 Nightly: 929

Mid-day 4: 3101 Mid-day 3: 588 Cash 5: 6, 9, 20, 23, 24 Powerball: 1, 5, 21, 22, 42 Ball: 18

GETTING IT RIGHT

The Poughkeepsie Journal corrects errors of fact. To report a correction or clarification, call (914) 437-4834.

Poughkeepsie Journal

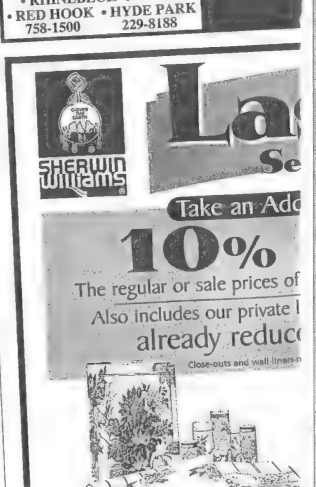
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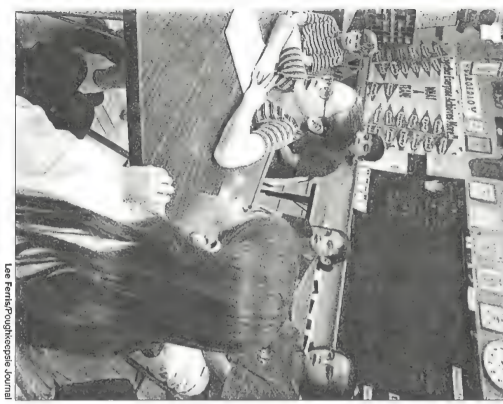
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grams gain recognition

Fentress



as the complainants to resolve a conflict about cutting in the lunch line. They are, from left, Joshua Ward, Billy Tresnan, Lexie Guccione and Kelly Devany.

resolution

This year's team is made up of six girls and four boys.

is between students, but there have been instances where the team was used to mediate between students and teachers or even a student and bus driver.

"It really, really, works," Powers said. "The fact that it comes from kids makes it more effective. The number of mediations is "I joined because people say that I'm good at helping others and I like to do that kind of stuff," said Emily Ritz, 10.

Added Gina Ragusa, 10: "I want to help kids with their problems."

Anyone involved with the school can apply for mediation help. Most of the time the conflict is between students, but there

decreasing every year, gram must be working. ; so the pro-

For parents, there's the "Living with your 10- to 15-year-olds" program. The goal is to enhance communication between parent

The third honored program is e "Safety Teams" that have been place at John Jay High School.

helping others and I like to do that kind of stuff. say that I'm good at 'I joined because people

Emily Ritz
member of peer mediation team
Fishkill Elementary School

The teams are made up of stu-dents, teachers, parents, psycholo-gists and other staff who assess needs and potential problems.

"It's almost a prerequisite to learning to have a safe school environment," said John Jay High School Principal Mark Villanti.

The other state school district prominently featured is the Riverfront Consortium (Cohoes, Green Island, Lansingburgh and Watervliet schools).

looked at all the districts and chose us as one of two," said Wap-pingers coordinator of counseling services, Rosemarie Gardner. Superintendent Gersen is also at proud that the

"These programs have been here for a long time," he said. "I can't take too much credit for this. It's good to get the recognition."

hearing

By Larry Fisher-Hertz
Poughkeepsie Journal

in a halfway house, are set to testify as a hearing in the 19-year-old homicide case continues today in Suffolk County Court. believes Albert Fentre remain in a mental ho another who contends I RIVERHEAD, Suffolk County expe Fentress hospital ds he bel one. should

keepsie Middle School histor teacher, was found not guilty by reason of insanity in 1980 in the 197 slaying of 18-year old Paul Masters. Fentress, 58, eeepsie Middle 58, a former Pough-ddle School history y by 1979

ing him into his home in the City of Poughkeepsie on Aug. 20, 1979. He has been confined mutilating, k balizing the enkill High Fentress aumuncumutilating killing and then canni-palizing the Spack-enkill High School mental institu

Fentress

since,

the last 15 y the last 15 years at Kings Park Psychiatric Center Suffolk County.

When the hearing began last week, Fentress' attorney, Kim Darrow, noted that psychologists and other members of Fentress' treatment team had recommended he be allowed to live in a community residence on the grounds of the Pilgrim Psychiatric Center, which shares a campus with Kings Park Psychiatric Center in Kings Park Long Island.

the hearing resumes today. Darrow is expected to call psychologist Lawrence Panza, a member of the treatment team, when

County Assistant District Attorney Wayne Witherwax said they plan to call Dr. John D'Alassandro, a member of the Kings Park Psychiatric Center's forensic committee. County and state officials are sharing the job of opposing Fentress' release. Assistant State Attorney Gener-Laurie Gatto and Dutchess

hospitalized accused of crimes. The forensic committee has unanimously rec-ommended that Fentress remain The committee decides on the status of patients who have been accused of crimes. The forensic

Last week two psychiatrists told Suffolk County Court Judge John Vaughn that Fentress is still potentially dangerous and ought to be retained at the hospital. Both psychiatrists

under cross-examination by Darrow, that Fentress' illness could resurface, especially if he were subjected to certain stresses if he were released from the hospital. conceded, on by Dar-

amlet identi

built his estate there. Hasbrouck Rondout Creek around 1840 and a congressman and the president was a wealthy lawyer, who became of Rutgers University

in the area, he entertained many amous people, including three after his favorite resort in France At his estate, which included some with finest, forests and orchards Hasbrouck named St. Remy

> trouble around here. It's a 'We rarely have any great place to live.

Marityn Coffey longtime St. Remy resident

let regularly. But Marilyn Coffey, a former supervisor and town clerk

St. Remy

A Town of Esopus hamlet, was once considered as a site for the United Nations headquarters. The area is named after a French resort.



New Assistant Attorney General Mary Kavaney in library of the New York State attorney general's Poughkeepsie office.

repeats plea Hentress for release

sanity is recovered Mutilator claims y Larry Fisher-Hertz

keepsie school teacher who killed and cannibalized a teenager in 1979 is scheduled to make another bid for freedom from a mental institution this week. RIVERHEAD,

Albert Fentress, 57, will ask a jury to decide that he should be released from Pilgrim Psychiatric Center on Long Island, where he has

Fentress,
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Widdle School confined the past 15

Run at loniker.

istory teacher, la-year-old dmitted killing 18-year-old dmitted killing 18-year-old dmitted killing 18-year-old masters after luring the aul Masters after luring the en into his City of Pougheen into his City of his City o

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He was found not guilty by reason of insanity in 1980 and sent to Mid-Hudson Psychiatric Center in Orange County, where he lived for four years before being transferred to before Park Psychiatric Center Kings Park Psychiatric Center Kings Park and on Long Island. Kings Park and Pilgrim later merged into a single facility, and Fentress has been living there since 1984.

Fourth bid for release
This week's proceedings in State Supreme Court in Suffolk County mark the fourth time that Fentress has sought to be released from confinement. Suffolk County Court judges turned down his requests in April 1994, April 1997 and again in September 1998.

But under state law, Fentress has the right to appeal the judge's ruling and ask that a six-person jury decide a six-person jury decide whether he ought to be retained. This week's hearing, retained to begin Tuesday before Acting Supreme Court Judge Richard Klein, marks the first time Fentress has asked for use being represented by Kim is being represented by Kim

Darrow declined to comment on the case. But Dutchess County Assistant District Attorney Wayne Witherwax, who is opposing Fenerwax, who is opposing Feneral tress' release, said he expected tress' relea

Witnesses are expected to include Dr. Lawrence Panza. a psychologist and a member of Fentress' treatment team, and Dr. Azariah Eshknenazi. a psychiatrist who testified at Fentress' 1997 and 1998 hearings that he was no longer a danger to himself or others.

witherwax said he also expected Darrow to call several aides from Pilgrim Psychial aides from Pilgrim campus.

Witherwax and attorneys events off the Pilgrim campus.

Witherwax and attorneys from the state attorney generifrom the state attorney will call half general to the generifrom the state photon the state photon the state photon to graphs of the crime scene.

WHAT'S NEXT

Deposit nterest

ling, Bedrooms, d much more! Youth Groups, Living Rooms, eather, Sofas, Home Office, Accessories Recliners,

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the family's Hollow Road, d the 41-year-ead inside the ad manner of

essor at Vassar reference to a an anonymous seemed to say if a blue moon ouldn't be true. anwhile, found on is a cocktail, eliness in song a two-time event

explained that ave historically blue following ires or volcanic is of dust and in the sky can blue and green

nonth, Hiscock traced the arceent popularity of that notion us to a "Third Pursuit" question to a "Third Pursuit" question in dated 1986, which was ultimons come, we know that dated 1986, which was ultimons come, we know that no be a "Sky and Telescope" to be a "Sky and Telescope" deliveries, said unit Manager deliveries such as first-time moons that "Full moons are pretty, so if ally there are two of them it must be good," she said.

But, whatever meaning or and title you prefer to give to them, we will see two blue moons deos! Gool.com.

March 31. For Vassar Brothers Environmental notes

28

ue moon being

Witness calling stalls Fentress' release bid

RIVERHEAD, Suffolk County teacher who killed and cannibalized a teenager in 1979 will have to wait a few weeks before he makes his next bid for freedom from a mental hospital.

A hearing in the case of Albert Fentress, 57, was scheduled to begin today. But acting state Supreme Court Judge Richard Klein ruled Monday that before the proceedings begin, state and **Dutchess County authorities have** the right to interview several witnesses who were set to testify on Fentress' behalf.

Dutchess County Assistant District Attorney Wayne Witherwax said he planned to interview the witnesses - aides at Pilgrim Psychiatric Center who have observed Fentress while he has been on escorted furloughs from the facility - as early as next week.

The hearing will be convened after all of the witnesses are interviewed. Witherwax said, probably in two or three weeks.

The Dutchess County District A former Poughkeepsie school Attorney's office and the state attorney general's office are opposing Fentress' release.



Fentress

Fentress admitted killing 18-vear-old after Paul luring the Spack-enkill High School graduate into his NINO home on the night of Aug. 20, 1979. He then ate some of body parts.

Fentress was employed at the time as a history teacher at Poughkeepsie Middle School.

A judge ruled in 1980 that Fentress was not responsible for his actions because he was insane at the time of the slaving. He has been confined in psychiatric centers for the past 18 years.

Fentress' bids for release from the institution have been turned down three times in the past five years, most recently in September 1998. Under state law, he has the right to ask a six-person jury to overturn those decisions.



415

TERE

E BEFORE FUEL Phy. OULD BE

THURETER, I'M AFRAID THAT IF THE PUBLIC LETS THIS DIE, SOME DAY THIS ANIMAN WILL BE LET LOOSE INTO SOCIETY. PLEASE DO NOT LET THIS HAPPEN.

VERY TROLY YOURS.



Shirley A.

Poughkeepsie, New York 12603
JANUARY 29, 1999

DEAR DISTRICT ATTORNEY GRADY.

THE ENCHOSED APTICLE. MY SON.

WAS A FRIEND OF

MURDER WAS DEVASTATING TO HIS

FAMILY AND FRIENDS, WHO WERE

YOUNG ADONTS AT THAT TIME.

T HAVE WRITTEN TO YOUR OFFICE BEFORE
ASKING THAT ALBERT FENTRESS NEVER
BE RELEASED. I RECRIVED A REPLY.
ASSURING ME THAT HE NEVER WOULD BE.
HOWEVER, I'M AFRAID THAT IF THE
PUBLIC LETS THIS DIE, SOMEDAY THIS
ANIMAL WILL BE LET LOOSE INTO SOCIETY.
PLEASE DO NOT LET THIS HAPPEN.

Shureej Q.

overtur

Bid for furlough sparks debate over insanity defense

First of two parts

By Jamie Talan

fore the din of each new day
st the Kings Park Psychiatric Center, hoping to claim
a clean shower stall ahead
of the 35 other patients who aleep on
locked Ward 122. At breakfast, his eyes
sweep the room, gauging where he can
eat without being threatened with a
breakfast faife, or sit without watching
someone cough up the morning fare.
When he leaves, he must find a staffer
with a key to open a thick metal door
with no inside handle.

By 8 a.m., he is at work at the facility's computer
learning center, a trim, polished man with wirerimmed bifocals, pressed jeans, and an autumn tan
acquired in late-day walks on the hospital grounds to a
bluff that overlooks the bey. Often, staff members say,
he'll work through lunch tutoring anyone who seeks
his help, giving patients perhaps their best chance at
surviving a future outside the psychiatric hospital.

To many of the mental health professionals at
Kings Park, Albert Fentress is the most exemplary of
patients — a quiet island of reserve, helpfulness and
senity in a difficult environment, a man finally at
peace with himself.

To many of the hospital's neighbors and others,
however, he is something quite different. While he
may look and act the part of the fastidious, conscientious history teacher he was 15 years ago, Albert Fentress will remain in their minds the living embodiment of one of society's greatest taboos.

"Oh! The Cannibal?" Kings Park neighbor Melanie
Haley says simply, descriptively, when asked about
Fentress. "Just keep him locked up."

In August, 1979, Fentress — playing out a bizarre

'I have come to horrible thing. Doctors stand ... how I could tell me I am better have and I done know I am. such a under-



Fentress in the '70s

man named Paul Masters in his Poughkeepsie home, mutilated him, shot him to death, then cooked parts of his body and apparently ste them. Ruled not guilty, by reason of insanity, Fentrese has spent his time tence then receiving in-depth psychoanalysis and paychotherapy at two state mental hospitals.

Now, at age 53, Fentrese — in the first interview the sallowed — says he searry Paul Masters "stepped into a nightmare that destroyed him," but he adds that the nightmare he was back then — a psychotic transcriptured in the grip of a fear-some paranoia — no longer exists. Now, with 15 years of therapy behind him, Albert Fentrese says emphastically that he wants and deserves his freedom, the first step being unsuppersed valies to his parents' home, a, 30-minute pervised valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, a, 30-minute and the first step being unsuppersed valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, a, 30-minute of the first step being unsuppersed valies to his parents' home, and how I could have done such a horrible thing. Doctors tell me I am better, and I know I am."

But Fentress also knows his quest, which already the But Fentress also knows his quest, which already that he are the same and the step which already the same and the s

be simple? While a dozen psychiat correctionals agree it's time to begin process that eventually could free it cothers — many others, including deeps of Kings Park residents, two states.

chals and the psychiatrist they hired disagree.

"I think he belongs in jall," says Gregory Szurniki, a 71-year-old, retained hospital employee and civic association leader who is opposing Fentrees and the community strarge is an important community strarge is an important community strarge is an important to the state's rerely used insanity defenses me, The law says that a person ruled not guilty of a crime because of his mental state should be released through threat. And then, it says, he should be released through threat. And then, it says, he should be released through the punished, but threat. And then, it says, he should be released through the punished, but threat. And then, it says, he should be released through the punished but threat. And then, it says, he should be released through the punished but threat. And then, it says, he should be released through the punished but threat. And then it says, he should be released through the punished but threat. And then it says, he should be released through the punished but threat. And then it says, he should be released through the punished but threat. And then it says, he should be released through the reason temperature to that release. The result is one of the 300 others who are in non-secure hospital; and do it.

These numbers almost always remain constant as in mind the mental-health system.

These numbers almost always remain constant as punishing him a clear volation, they says of the mind the mental-health system.

Fentrees supporters ague that been found guilty of the muning him and the mind in the mental-health system.

Fentrees supporters ague that he been found guilty of the muning him and the mind in the mind of the punishing him and the mind in the mind of the punishing him and the mind in the mind of the punishing him and the mind in the mind of the punishing him and the mind in the mind in the punishing him and t



We Know for Sure? Family Ty..V

By Jamie Talan

Again.

She did it 15 years ago when her son was brutally murdered by a stranger. She did it seven years ago when he was diagnosed with breast cancer, which is now in remission. She is doing it today as chamotherapy courses through her bloodstream fighting another tethal invader.

As the mother of five makes peace with a terminal diagnosis, she is — admittedly — putting other battles behind her.

"I can't see the end of my life without forgivenes," she says of Albert Fentress, a former history teacher who brutally tortured and killed her youngest son a day from entering college. "But I don't

think society should take a chance and let him out."

Paul Masters was an honor student who loved football. To mark his short life, an equipment shed that bears his name sits on the field at Spackenkill High School, just outside of Poughleegele. His foot ball number —80 — was never used again. Fictures the light school, just outside of Poughleegele. His foot ball number —80 — was never used again. Fictures the Paul — winner of a Regents scholarship, the boy who worked all summer to save \$600 to help pay for who worked all summer to save \$600 to help pay for schlege, the boy, who loved cars — are scattered throughout his parents' home in San Jose, Callf.

On the 10th anniversary of his class reunion, she said, Paul's high school griffriend delivered flowers to the Masters family. The next day they received a card from Paul's classmates.

They had all moved on in life. But in their memories, she said, Paul was still 18.

Since their son's death, Barbara and Burt, Mass.

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Please see MOTHER on Page A46



Fentress looks out a window of the Rehab building, where he works at the computer

who has become one of a dozen ardent supporters of Fentrees. "We tend to pick him apart and analyze every behavior. We don't hold ourselves to the standards we expect from him."

"They've had him under a microscope for so long and he has never shown any troubling behavior," fastys Dr. John Baer Train, one of dozens of psychiatrists who have examined and / or treated Fentress. "His treatment was excellent. He is no longer mentally ill or dangerous."

Dr. Cemil Bikmen, a psychiatrist who treated Fentress for more than a year, argues that the law as constituted puts psychiatry itself on trial, along with the patient. He and other doctors recommended that the patient. He and other doctors recommended that the patient he says, but "the system didn't trust me" and the court turned them down.

Others argue that there are no guarantees the descent and the trust me and the court turned them down.

ue that there are no guarantees the de-used Fentress to snap in the first place sedical reports or no medical reports. "It it to predict future dangerousness," says un, a professor of law, and psychology at

of Lest month, Suffolk County Court Judge Alfred shi Fisch ruled Fentress shouldn't be allowed the unsut the pervised visits despite testimony from six psychiatric professionals urging such visits. Only one doctor, hired by the Dutchess County district attorney's office, testing that Fentress could still be a danger to society. This who has received dozens of letters from the Kings Park residents opposing the release, made his ruling without explanation, according to Lealie Details a lawyer from the Mental Hygiene Legal Service who represents Fentress.

Tisch's law clerk, Ira Simon, acknowledged, however, that the decision was a difficult one: You've got to bet take into consideration the nature of the crime," Si woo mon argued. "These are gut wrenching, God-like decisions."

sions."

Now, Fentress has been told that while the hospital still formally supports his bid, no new action is planned — leaving him in a no man's land with no

rent exit.

yting that he's seen many is
the hospital over the y
se decisions are made wit

decisions. wrenching, God-like Ihese nature onsideration the are gutof the crime. got to

- Ira Simon, law clerk to Suffolk County Court Judge Alfred Tisch

seid. But just give me a chance."

To look at Albert Fentrees, to hear an intelligent and thoughtful inan talk about his search to understand thoughtful inan talk about his search to understand how be could so brutally murder and cannihalize a stranger, is to question the very nature of sauty. Can humans just map? Can mental linese come on pearing as quickly? Or was there some deep-rooked pathology that was covered up for so long by the structure of a successful life?

And, most importantly, are there treatments for such dark and puzzing emotions that on guarantee such bizarre, destructive behavior won't be repeated? Train, the forensic psychiatrist who has examined fentrees earlies of the discourse within the state system who have seem fentrees agree. But some other experiment, "Then told a court in 1986.

It's unclear if all the doctors within the state system who have seem fentrees agree. But some other experiment, "Then told a court in 1986.

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It's unclear if all the doctors within the state system who have seem fentrees agree. But some other experiment, "Then told a court in 1986.

It's unclear if all the doctors within the state seem of the state of the state, an engineer, supervised an oli field. After seven, and the was an honor state of contents, begin to the state of the st

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MOTHER from Page A6

ters have traveled to every hearing that was held for Albert Fentress. They were there when he requested a transfer to a non-secure facility. They were there when the state applied for escorted furloughs. And most recently, Barbara Masters flew 3,000 miles to fight Fentress' request for unsecorted furloughs.

"If we didn't get involved, he would be on the street again," said Masters, who celebrated her 44th wedding anniversary this year. But now, she said she is tired and sick, and she doesn't feel the fight in her anymore. "We can't play God," she said. "As far as I'm concerned, if there is another hearing, we have fought enough."

Among his family and doctors, Fentress has wept openly about killing Paul Masters. But on the numerous occasions that Fentress has been in court, the Masterses said that he stared forward, seemingly without emotion. They said they have never felt any remores from the man whose every legal battle brings them to court.

"He may be completely cured. He may have never felt any remores from the man whose every legal battle brings them to court.

"He may be completely cured. He may have never said Paul's father, who teaches engineering." "Feychiatry is such an inexact science," his wife adds. "We would do anything to make sure this doesn't happen to another family." The Masters also suggest that Fentress must have glenty to hide since his lawyers have done everything legally possible to keep the public from hearing any medical testimony in his case. Fentress.

Paul Masters was the youngest of five children. He loved baseball, track and football team throughout high school and was hoping to play as a student at the State University of New York at Albany. Paul had a penchant for best-up cars, "He

We'd to fix them," his father said.
"He'd buy cheep cars and spend hours working on them."
He also loved teamping.
Barbara Masters was never the kind of mother who relaxed when her children were out for the evening. Every siren would wake her. "I'd put the pillow over my head and pray."
Then, on August 20, 1979, the knock on the door in the middle of the sight came with shocking news that their son had been shot and killed. Later, as the case unwound, the couple would learn the gruesome details that Fentress not only castrated their son, but ate his genitals.
"It was hard to get all the images of the torture out of my mind," Barbara Master's wrote in a journal she has kept since Paul's death.

During the first Christmas, after Paul's death, Barbara took out his football and uniform and sorres of pictures. She built a shrine to her son in the living room, around the Christmas tree.

The day that Fentress was found not guilty by reason of insanity, the couple piled into a aging Volkswagen Bug and drove to California. Burt Masters had worked for IBM and gladly accepted a transfer.

They moved into a condominium next to a church, which would be the beginning of Barbara Masters' healing. The Catholic priest provided counseling, helping the grieving mother say goodbye to her son. She also became involved with a letter-writing campaign to congressmen and friends in New York. "Our religion and faith helped a letter-writing resured to do somethers," I feel pressured to do something."

She is now undergoing chemothers to live. The couple recently took a trip to Alaska and continue making plans to see their children and grandchildren. "There is so much to live for," abe added.

In sealized how fragilo I was been seen in a did be approved in the mine the sheft of this stamps of year home and my furnishing.— to jet he dressed he agree for years on the seal the more of more than, a dast without them. The shaket they committed the harassmant because their name were inked to the strikes the stamps, and seems other student, were amyoned at them.

Although it want suppressed har homescard urgings that would reveal at them.

Although it want suppress to see the stress was features discovered the head stress as easily here is not the state of the state that Fentrees could not deal with stress that had been building in his mind since the theft of his samps a year before. 'It undermined the carefully constructed image which masked his anxieties and protected him from fears,' attess was Fentrees' discovery that he



like to see him drooling in a corner.... We don't hold ourselves to the standards we expect 'A lot of people would from him.

Tamboyce Fermo, nurse administrator

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emaining is that a

t Mid-Hudson, Fentress eventually and a therapist — Robert Weltman who helped him begin to put the se of his life together. After five re, at the doctor's urging, the state cessfully petitioned the court to sifer him to a non-secure facility. Was sent to Kings Park. Here, he met John Pruslow, an eduna administrator who immediately omed his teaching experience. Uslow was just acting up a few new puters for the patients' use when tress arrived. Soon, Fentress began integ on them, and eventually be editor of a patient newsletter. He's shown himself to be extremely petent, responsible and compassite for others," said Fruslow, who we education director at Sagamore iren's Center.

ure is tenizer.

t the same time, however, Fentress is he became a target of resentment some at the facility — both because is past, and because he felt it was ortant to stand up for his rights and rights of other patients there, of dask for quiet in the wee hours of night when staff would chat loudly e large ward of sleeping men. He'd a staff member to take a urineed patient to the showers. He'd an emphatic "No!" when staff deded that patients clean up garbage be employee parking lot prior to a inspection.

years, he sat on the hospital's paadvisory board, a group that met,
there is such little respect for pathere is such little respect for pathere is and little respect for pathere is and little respect for palie his therapists saw improveis in Fentress, rewarding him with
ded privileges, others became
and more upset with him, he says,
so sooner got my first treatment
which meant he could walk unatof on the grounds of the 596-acre
all and i was reported driving
sely down the boulevard [the
road through the hospital] in a
y side's car," Fentress recalls,
an community residents and hoe
faff members began complaining
ninistrators that Fentress had
een in form unsurerised—shick

en in town unsupervised, which iden without the court's approvdiculous," recalls Pruslow, the always knew Fentress

ague told Pruslow bassed Al's twin on Fentress, mean-



Fentress spends most afternoons at what he of the facility: a bluff on the hospital grounds sees as his own quiet comer that overlooks the harbor.



Fentress, shown more than 15 years class in Poughkeepsie dressed in Civil ago, teaches a high school history War gear to illustrate the lesson.

Featress at Cheap John's in Kings
Park followed him.

"At first glance, he looked just like him," said the administrator, who saked that his name not be used. "But then, when he came closer, it just wasn't him." He followed the "double" and saw that he went into an apartment across the street.

Community activists have also reported Fentress walking alone in town. The frequent reports led Judge Tisch in 1990 to remove Fentress grounds privileges, though there was no formal investigation into the allegations. This was done during a routine retention hearing, held every two years to determine whether patients are still mentally ill and require hospitalization. On appeal, the court reversed Tisch's deed,

sppeal to be successful.

"I felt very badly for Al," said June Lanzer, a Kings Park resident and former hospital employee who has known Fentress since he arrived at Kings Park. When she ran an occupational therapy workshop at the hospital, ahe said, Fentress was part of her program. "We had locked rooms with anywhere from twenty to forty people," ahe said. "I depended on Al to help me. Patients respected him and he could sometimes caim them down quicker than I could. I just felt more secure with him there."

break accompanies him to a nearby supermarket to pick up anacks he then sells to other patients at the hospital. He also joins other patients on supervised summer beach trips and feasts on lobster overlooking the Port Jefferson harbor. Usually, two staff members accompany half a dozen patients. He's been to the Statue of Liberty, this Muscompany half a dozen patients. He's been to the Statue of Liberty, this Muscompany half a dozen patients. He's been to the Statue of Liberty, this Muscompany half a local with the blessing of his doctor and the hospital, to visit his family with supervision once a week.

On one cool October afternoon, he is cooking a roset, whipping squash and baking two apple pies—one for the neighbors. He spends the afternoon weeding overgrown gardens and tending his family's two-care tomato farm. Once inside the coay two-ctory house, Ursula Lisnoff, the therapy aide who is charged with supervising him, makes while Fantress prepares fresh applessauce.

Fentress' mother is recovering from hip surgery. His parents show a reporting reporting when they were young, and their grandchildren. A Ray Charles tape pipes through the house:

While Lishoff has become more like family during these home visits, abe says that Fentress "doesn't need escorted visits. There's never been anything out of the ordinary.

At the hospital, meanwhile, Fentress has started a printing business, Sofferies, and a variety of deaktop publishing services.

In the marsing students come to she computer lab to learn Word Perfect and Quark Express programs. He spends the aftermoon working on posters, wedding invitations or business cards. Fendress gets paid \$100 for his 50-hourweek, the same wages he earned sealing military emblems at the hospital's occupational therapy unit.

Fentress bypasses the institutional supper most afternoons. He calls the milit to let their know where he is, and heads for what he sees as his own quiet little corner of the facility. a bluff that overlooks the harbor. There, he watches the people move about on their boats, free to enjoy themselves.

Last year, Fentress got his own room, with a bed, desk and dresser. It is one of only two single rooms in the 36-bed unit. His parents have since given him an air-conditioner, and he keeps a VCR and his collection of tapes locked in a When he has to be indoors, he spends keeping a journal, watching his all-time favorite movie, "Casablance."

The psychiatric reports on Albert Fentress are voluminous.

The therapists who have studied and treated Fentress believe that he was acutely psychotic during the crime, but suffers now from a more ordinary personality disorder. His diagnoses: obseesive / computsive disorder and narcissic personality disorder.

Friedman, his psychologist, calls Fentress "near normal. If I had to make a choice, release him. But it must be contingent on continued monitoring and therapy. The stresses in the world are different than they are in here."

Everyone has a different theory on how someone can have a fleeting psychotic episode—just long enough to-brutally kill and cammbalize someone—and within weeks or months return to a high functioning state, free of any-

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the prospect of raising her two sons alone seem, to some, to have been too much for Smith to bear.

"I think she snapped, she just went off," said Tammy Tuttle, 21, a lifelong friend.

Thoughts of suicide raced in Smith's head as she drove around in her 1990 Mazda Protege on Oct. 25, she reportedly told Union County authorities.

But instead of killing herself, Smith told police, she pushed her car off a landing at John D. Long Lake, with her two boys still strapped into their car seats.

Union County Sheriff Howard Wells said the children were still alive when the car sank into the lake's murky waters. Yesterday hundreds of people, some coming from as far as Charlotte, N.C., converged on the banks of the lake to try to make it was a constant of the lake to try to make it will alive was sitting on the grass with her two. I had to come here to make it real," said Beryl Good, 32, of Union, who was sitting on the grass with her two ons, Darren, 10, and Sidney, 2.

Unable to look away from the waster, Pam Howlett, 34, who lives nearing the son, Jason, who died when he was 5 from heart complications.

"I buried one four years ago, but it wasn't because I killed him. I'd do anything to have him back," Howlett said. "He suffered for five years, and she just runs hers in the river."

As the townspeeple prepared for last night's wake of Alexander and Michael, the lakeside was transformed into a makeshift memorial ground.

Single flowers, wreaths, crosses, balloons and teddy bears were all left in the children's memory. Many people openly wept, others shook their heads in disbelief. Some expressed their pain through words.

"Sleep well in peace," read a card left by an anonymous person from Minneapolis. "The angels will protect you now," read another from left by an expressed their pain through worther will protect you now," read another from Minneapolis. "The angels will protect you now," read another from left by an expression crews and talk show host Oprah Winfrey, who conducted interviews while surrounded by a crowd of onlookers.

The somber mod on the pristing shores changed rapidly with the arrival of televison crews and talk show host Oprah Winfrey, who conducted interviews while surrounded by a crowd of onlookers.

Smith's family members; meanwhile, gathered at the home of her with grief, they declined to speak with reporters. The boys funeral is to be held this afternoon.

After Smith's father's suicide, her mother married a man named Bey Russell, who until several months sago owned a local herdware store.

The Russells were longtime friends of Sheriff Wells — the man who would eventually arrest their daughter for murder. Wells lived only houses away from Susan Smith. As a teenager, Smith was known as bright and compassionaria, working with the less fortunate through the local Red Cross and the Special Olympics. She was a good student and a member of numerous academic clubs and was voted Friendliest Girl when she was a senior in 1989.

Friends said Smith's first true relationship came when she met David Smith, a fellow worker at the Winnbide supermarket. Smith was three months pregnant with Michael when they married in 1991. The couple appeared happy to the residents of Toney Road, a street lined with small ranch house.

You never heard any shouting or yelling from there, said Mode, who lives across the street from the Smith's house.

Yet there were problems in the home, with Susan Smith filing for divorce from her husband in September after catching him in an affair. Despite their estrangement, David Smith came to the house nearly every day to see his boys.

"This divorce thing was news to us. She told me they were having some problems. She told me that she had asked him to leave. I prayed every day to see his boys.

ery day that they would work it out for those kids," said next-door neighbor Alice Valentine.

Yesterday morning the children's wagons and toys were still outside the now-shuttared red brick home.

Valentine remembered little Alex as a boy "who always broke into a big smile." She and her husband, Earl, described Mitchael as shy.

"He was a mother's baby. He stayed with her and wouldn't come out to play without her," said Earl Valentine.

The elderly couple broke down and cried several times during an interview. "I pray to the Lord for some peace of mind that maybe they drowned suddenly," Alice Valentine said "Maybe they didn't have to lay in that water screaming, trying to get our of those seets. That would be so had."

Alice Valentine said ahe went to the Smith home just days before the boys were killed. She recalled that Smith was happily cooking a southern meal, complete with black-eyed peas and cornbread.

"She had Alex in her arms while she was cooking, and he started wigging," Valentine said. "Susan told him, Now, Alex, I'm going to have to get burned, and I don't want to hurtyou down because you're going to get burned, and I don't want to hurtyou."

er Quest uestion 24-1 of Sanity

INSANITY from Preceding Page

He has needed medication only once weeks after the arrest when he became very depressed in jail. "I was holding on by my fingernalls," he said.

Since then, he has dealt with his grief head-on, sitting through painful sessions of psychoanalysis, letting the sain this to happen," he says, "For you to go insene so many things have to be swry that, if you do get successful treatment, you're just not the same person anymore. Some of his therapitals suche these father, to gain his love, Train explained by the come the father, to gain his love, Train explained but other theories abound, as well:

A brief, reactive psychosis in response to a build.

But other theories abound, as well:

A brief, reactive psychosis in response to a build, disorder made him too rigid. The narcissistic personality disorder left him feeling victimized. His excessive vulnerability to criticism and victimization, layered onto his rigid veneer, made him snap,

For briefly a condition that could send a person into a stream of the power tribemen gain from eating another man's genitals. (Perhaps Fentrees picked up in demandable state.

The murder and cannibalism represents ancient myths about the power tribemen gain from eating some of these myths as a young boy growing up in demandable the crime. The public has never seen that I we said.

The former history teacher says that he was so tightly wound and so emotionally weak that an acramilation of stresses tripped and internal switch, and he said.

The former history teacher says that to save in the said of the complete was a much more primitive lashing out at the him feeling to death of

NEWSDAY, SUNDAY, NOVEMBER 6, 1994

mate details of the night he killed and mutilated Paul
Masters. Doctors had said Fentress was remorseful
over what he did, and has many times discussed ways
to communicate his feelings to the Masters family.
The reporter told Fentress that Barhara Masters,
who was fighting a lethal form of cancer, said that she
has "forgiveness" for him, though she still opposes
the release.
He wept openly. Without a word, he then closed the
late woments, the lights went on, and the door opened.
"You okay" the reporter asked.
"Yeah, I'm okay. You've given me the best news is
"Ye ever had," fentress said.
Dr. Veena Garyali, the hopital's clinical director,
said that she has been reading in the medical reports
of "Years that Fentress is ready to go.
"After how much time do we say rehabilitation is
enough?" Garyali asks. "Not.one incident in fifteen
the straints or medicines. How much do you have to prove
that he's not danggrous?"

Fear remains in the local community. It's a frightening crims, because it has no connection to normal,
everyday life. Take a chance he is OK, even a small
one? Not with my children, neighborhood people say.
'Just keep him locked up," said Melanie Haley, a
32-year-old mother who lives close to the hospital.
"Anybody would have to be mentally ill to do that,"
she says of Fentress' actions. "You can't excuse it."
Haley and a handful of community activists have
leunched a crusade to keep Fentress behind locked
doors. She was instrumental in gearing people up
with signs and banners to form a human chain

aul around the hospital last March, just prior to the hearty in for unsecorded visita.

She and others wrote and signed form letters to
Sen. James Lack and Assemb. Robert Wertz. In hum,
Lack and Wertz wrote to the commissioner of mental
health to oppose the unsecorded furloughs and also
contacted the Suffolk district attorney and the courts,
saking that the petition be denied. The politicians
also urged community members to write to the
courts, which they did.

Calls to Lack's office were not returned.
In 1989, the two politicians were also asked to
speak at a meeting held at a local school to address
problems at the hospital, including the Fentress
sightings.

Last July, county Legis, Michael D'Andre sent a
press release saying that he has obtained foot patrol for
the town to protect "against any dangers or threat
that might be associated with the possible release of
cannibal Albert Fentress and / or other misfits. "

Civic association leader Szurnicki said that Fentress has enough freedom. "No one is denying him
the right to fresh air. But I don't think anyone
should risk him doing that again."

I feel like I've learned to cope with stress," is Fentress' response. "But my fight to get out is now a
political thing Sensions are sending letters to constitua chains. They don't know anything about me."

For now, Fentress' case is in limbo. He has asked
the hospital and the state to resubmit his hid for unsupervised furloughs, but it remains unclear how
a quickly that will be done.

Temporour A look at the

I send will be done.

Temporour A look at the

Apple, Settle on PC Design

COMPUTER from Page A10

ike tween the two giants. In 1991, the two companies of tween the two giants. In 1991, the two companies industry duopoly of Intel and Microsoft by producing strike z licensing deal with IBM and More the PowerPC, a revolutionary microprocessor generally acknowledged to be faster and simpler than insurancement.

The much-hyped unified PC isn't expected the produces, the produces, the produces, the produces of chips, the produces of the produces of the produces. The much-hyped unified PC isn't expected that is a like the produces of the p

e Microsoft dominates products such as Win-

dows.
Additionally, Apple recently said that it would strike a licensing deal with IBM and Motorola, although the details are not expected to be a part of the